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THE

## STATUTES

OF

#### THE UNITED KINGDOM

OF

### GREAT BRITAIN AND IRELAND,

54 GEORGE III. 1814.

#### LONDON

Printed by His Majesty's Statute and Law Printers;
And sold by J. Butterworth and Son, Law Booksellers,
in Fleet-Street.

1814.

[Price 11. 11s. 6d. in Boards.]

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Paffed in the SECOND Session of the FIFTH Parliament

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The United Kingdom of Great Britain and Ireland;

54 GEORGE III.

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2. An Act for continuing to His Majesty certain Duties on Malt, Sugar, Tobacco and Snuff in Great Britain; and on Pensions, Offices and Personal Estates in England, for the Service of the Year One thousand eight hundred and sourteen.

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  Ibid.
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40. An Act to remove Doubts respecting the Payment of Draw-back on the Exportation of French Wine in certain Cases. Ibid.

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Ibid.

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75. An Act for raising the Sum of One million seven hundred and fixteen thousand fix hundred and fixty six Pounds Thirteen Shillings and Four pence Irish Currency, by Treasury Bills, for the Service of Ireland, for the Year One thousand eight hundred and fourteen.

Page 181

76. An Act for raising the Sum of Twenty four Millions by way of Amuities.

Ibid.

77. An Act to amend an Act of the Fifty third Year of His present Majesty, for repealing the Duties payable on the Importation of Wine the Produce of the Cape of Good Hope, and its Dependencies, and charging other Duties in lieu thereof.

1bid.

78. An Act to repeal so much of an Act passed in the Ninth and Tenth Year of the Reign of King William the Third, and of another Act passed in the Twenty eighth Year of His present Majesty, as respects the Removal of Wool, within a certain Distance of the Sea.

79. An Act for raising the Sum of Six Millions, by Exchequer Bills, for the Service of Great Britain, for the Year One thousand eight hundred and fourteen.

287

So. An Act for raising the Sum of One Million five hundred thoufand Pounds, by Exchequer Bills, for the Service of Great Britain, for the Year One thousand eight hundred and fourteen. Ibid.

81. An Act to continue until the Fifth Day of July One thousand eight hundred and fifteen, and to amend several Acts for granting certain Rates and Duties, and for allowing certain Drawbacks and Bounties on Goods, Wares and Merchandize imported into and exported from Ireland, and to grant until the said Fifth Day of July One thousand eight hundred and sifteen certain new Duties on the Importation, and to allow Drawbacks on the Exportation of certain Goods, Wares and Merchandize into and from Ireland; and to make further Regulations for securing the Collection of the said Duties.

82. An Act to grant to His Majesty Duties upon Auctions in Ireland, in lieu of former Duties thereon, and to provide for the regulating and securing the Collection of the said Duties, and to prevent Frauds therein.

83. An Act for the more effectual Regulation of the Receipts and Iffues of His Majesty's Treasury; and for securing the due Application of Money coming into the Hands of the Public Accountants, in Ireland.

84. An Act for regulating the Time of holding the Michaelmas Quarter Sessions in England.

85. An Act for raising the Sum of Three Millions, by way of Annuities, for the Service of Ireland.

328

86. An Act for regulating the Payment of Army Prize Money; and to provide for the Payment of unclaimed and forfeited Shares to Chelsea Hospital.

1bid.

87. An Act to grant Duties of Excise on certain Sorts of Glass made in Ireland, and to grant and allow certain Countervailing Duties and Drawbacks in respect thereof.

352

88. An Act to amend the several Acts for regulating and securing the Collection of the Duties on Spirits distilled in Ireland. 356

Sg. An Act for the Charge of the further Addition to the Public Funded Debt of Great Britain, for the Service of the Year One thousand eight hundred and fourteen.

365

90. A#

Year of His present Majesty, intituled An All for remedying Defells in the Laws relative to the building and repairing of County Bridges, and other Works maintained at the Expense of the Inhabitants of Counties in England; and for extending the said Act to Bridges and other Works maintained at the Expense of Hundreds. Page 368

Year of Her late Majesty Queen Elizabeth, as concerns the Time of appointing Overseers of the Poor.

92. An Act to secure the Payment of Stamp Duties on Probates and Letters of Administration, and on Receipts for Property obtained by Legacy, or Intestacy, in Ireland.

369

93. An Act for regulating the Payment of Navy Prize Money, and the Transmission of Accounts and Payment of Balances to Green-wich Hospital.

424

94. An Act to grant additional Annuities to Judges of the Courts of Session, Justiciary and Exchequer, in Scotland, who had resigned their Offices before the last Augmentation of Salaries granted to the Judges of those Courts.

46t

of. An Act to enable His Majesty to grant additional Annuities to the Judges of the Court of King's Bench, Judges of the Courts of Common Pleas and Exchequer, in Ireland, on the Refignation of their Offices.

96. An Act to amend an Act, passed in the Fifth Year of Queen Elizabeth, intituled An All containing divers Orders for Artificers, Labourers, Servants of Husbandry and Apprentices.

464

67. An Act to continue until the First Day of August One thousand eight hundred and fifteen, several Laws relating to the Duties on Glass made in Great Britain; for granting an Excise Duty on Common Glass Bottles imported; and for the further Prevention of Frauds in the Exportation of Glass.

98. An Act to empower the Auditor General of the Accounts in Spain and Portugal to examine Accounts of Public Expenditure in France.

469

99. An Act to continue, until the Twenty fifth Day of Merch One thousand eight hundred and fifteen, an Act of the Forty sourch Year of His present Majesty, to continue the Restrictions contained in several Acts of His present Majesty on Payments of Cash by the Bank of England.

soo. An Act to repeal the Schedule annexed to an Act of the Forty seventh Year of His present Majesty, by which the Drawbacks and Bounties on Sugars exported from Ireland are to be ascertained, and to substitute another Schedule in lieu thereof; and to permit the Importation into Ireland of Sugar, Cossee and other Articles, the Produce of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saba, under the same Duties and Regulations, as similar Articles of the British Plantations; to continue until the Fifth Day of April One thousand eight hundred and listeen.

Itid.

101. An Act for the more effectual Prevention of Child Stealing.

102. An Act to continue, until the End of the next Session of Parliament, several Acts relating to the British White Herring Fishery.

13. Ibid.

103. An

102. An Act to grant until the Tenth Day of April One thousand eight hundred and nineteen, certain Duties on Goods, Wares and Merchandize imported into Ireland from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies; and to establish surther Regulations for the better Security of the Revenue on Goods so imported.

Page 476

and Bridges made in Scatland, for the Purpose of Military Communication; and for making more effectual Provision for maintaining and repairing Roads made, and Bridges built, in Scotland, under the Authority of the Parliamentary Commissioners for Highland Roads and Bridges.

105. An Act to remove Doubts as to the Duties and Taxes heretofore imposed and levied under the Authority of the several Govern-

ments in the East Indies.

106. An Act to remove Doubts, as to the Allowance of Drawbacks upon Bibles and Books of Prayer to The King's Printers, under an Act passed in the Thirty sourth Year of His present Majesty.

107. An Act to render valid certain Indentures for the binding of Parish Apprentices, and Certificates of the Settlement of Poor Persons.

Years of King Charles the Second, for burying in Woollen, and for indemnifying Persons against Penalties for Offences committed against the said Acts.

517

109. An Act to amend an Act of the Thirteenth Year of His prelent Majesty, to explain, amend and reduce into One Act, the Statutes now in force for the Amendment and Preservation of the Public Highways within England; and for other Purposes. Ibid.

belonging to the Huspital for Seamen at Greenwich, and to amend so much of an Act of the Parliament of Ireland of the Thirty third Year of His present. Majesty as relates to Payments to Out Pensioners of the said Hospital residing in Ireland.

for preventing the Importation of Arms, Gunpowder and Ammunition; and the making, removing, selling and keeping of Gunpowder, Arms and Ammunition, without Licence.

525

112. An Act for the further Encouragement of Fever Hospitals in Ireland.

113. An Act to vest in His Majesty, his Heirs and Successors, for ever, Part of the Ground and Buildings now belonging to the Society of King's Inns, Dublin, for the erecting thereon a Repository for Public Records in Ireland.

527

114. An Act to amend an Act, made in the last Session of Parliament for the Relief of Insolvent Debtors in Ireland. 529

115. An Act to amend an Act of the Parliament of Ireland, for preventing the permicious Practice of burning Land; and for the more effectual destroying of Vermin.

532

due for Wages in Instead: and to make other Provisions for Re-

II7. An

11	7. An Act to extend, so far as relates to the building of	DEW
	Churches, an Act of the Parliament of Ireland, passed in the Th	
	third Year of the Reign of His late Majesty King George	
	Conned intituled on All for recipies and smarting on All holls	1:
1	Second, intituled An Ast for reviving and amending an Ast passe	a in
	the Twenty third Year of His present Majesty's Reign, intituled	
	All for amending, continuing and making more effectual the seve	
	As now in force in this Kingdom for the more easy Recovery	of
•	Tithes and other Ecclefiastical Dues of small Value; and also for	the
	more easy providing a Maintenance for Parish Clerks, so sar only	
	the same relates to the more easy providing a Maintenance for Pa	
•	Clouds and to encounage the building of non Chunches Dage	- 3E
'	Clerks; and to encourage the building of new Churches. Page	530
	8. An Act to grant to His Majesty certain Stamp Duties in Irela	
	and to explain and amend an Act made in the Fifty second Yea	LOI
	His Majesty's Reign, for granting Stamp Duties in Ireland.	537
II	9. An Act to repeal certain Duties upon Letters and Packets,	lent
1	by the Post within Ireland; and to grant other Duties in	lieu
	.) ^	540
	o. An Act to amend several Acts relating to the Revenues, Mat	
	and I hings under the Management of the Commissioners of C	
	toms and Port Duties, and of the Commissioners of Inland Ex	
		542°
	1. An Act to repeal the additional Duties of Excise on Fre	_
	Wine imported and on Spirits exported from the Warehouses;	
;	authorizing the Repayment of the additional Duty in respect	t of
	French Wine found in Dealers' Stocks; and authorizing the C	
1	missioners of Excise Duties to repay or remit Duties paid	on
	**	554
	2. An Act to alter the Mode of declaring the Value of Goods	
	<del> </del>	_
		558
	3. An Act to amend an Act of the Thirty ninth and Fort	
	Year of His present Majesty, to prevent Frauds and Abuses in	•
		561 <sup>:</sup>
12,	4. An Act to permit the Importation of Tobacco and Souff:	into
		562
	5. An Act to continue, until the End of the next Session of Pa	
	ment, an Act made in the Forty fixth Year of His present Maje	
	for permitting the Importation of Masts, Yards, Bowsprits	
•	Timber for Naval Purposes from the British Colonies in N	
		_
	America.	563
	6. An Act to alter and extend an Act passed in the Eighth Yes	
	King George the First, for Relief of Shipwreeked Mariners	and
	distressed Persons, being His Majesty's Subjects, in the Kinge	dom
		bid.
	7. An Act to permit the Exportation to Foreign Parts from S	cot-
	land and Ireland of Linen Cloth, without Stamps.	567
	8. An Act to amend the several Acts for regulating the Found	_
		568-
	Hospital in Dublin.	
12	9. An Act to grant to His Majesty Rates and Duties, and to a	HOM
	Drawbacks and Bounties on certain Goods, Wares and Merch	nan-
(	dize imported into and exported from Ireland, in lieu of for	mer
	Rates and Duties, Drawbacks and Bounties.	570
	o. An Act to continue, until Three Months after the ceasing of	
J	Restriction imposed on the Bank of Rouland from issuing Car	h in
•	Restriction imposed on the Bank of England from issuing Case Payment, the several Acts for confirming and continuing the	Re-
•	PriAions on Domments in Call by the Dank of Indian	KHK
	Arictions on Payments in Cash by the Bank of Ireland.	676

676 131. An

Ibid.

147. An

151. An Act to provide for the better Execution of the Laws in Irelead, by appointing Superintending Magistrates and additional Contables in Counties, in certain Cases. Page 677 132. An Act to repeal the Duty payable in Ireland on certain Houses or Tonements under the annual Value of Ten Pounds. 133. An Act for better enabling the Commissioners of Stamps to make Allowances for spoiled Stamps on Policies of Insurance in Great Britain, and for preventing Frauds relating thereto. 134. An Act to continue, until the First Day of January One thouland eight hundred and fixteen, and to amend several Acts for allowing Importations from and Exportations to the Places within the Limits of the Charter of the East India Company, in Ships not of British-built; and for the better Maintenance and Care of Lascars and other Assatic Seamen arriving in this Kingdom. 135. An Act to further explain and amend an Act of the Fiftieth Year of His present Majesty's Reign, for repealing certain Parts of leveral Acts relating to the limiting the Number of Persons to be carried by Stage Coaches in Ireland. 136. An Ast for enabling the Commissioners of the Northern Lighthoules to purchase the Island and Light of May, at the Entrance of the Frith of Forth; for enabling the Commissioners of the Treafury to advance a certain Sum of Money towards that Purpole; and for amending leveral Acts in regard to the Northern Lightboules. 137. An Act for rendering the Payment of Creditors more equal and expeditious in Scotland. 699 138. An Act to enable the Trustees appointed by an Act of the Forty ninth Year of His present Majesty, for the Insprovement of the Passage across the Frith of Forth, called The Queensferry, to carry the same into Execution. 139. An Act to rectify a Mistake in an Act of this Session of Parament, for raising the Sum of Twenty four Millions by way of Aunties. 140. An Act to amend several Acts of the Parliament of Ireland for granting certain Annuities. Ibid. 141. An Act to alter so much of an Act, made in the Fifty second Year of His present Majesty, as relates to the Duties payable in respect of killing of Game. 142. An Act to permit the Exportation of Tea to the British Colomes in America, Guernsey, Jersey, Europe and Africa, without Payment of Duty. 734 143. An Act to repeal the Duties granted by an Act passed in the Eleventh Year of His present Majesty, for repairing, amending and supporting the several Harbours and Sea Ports in the Isle of Man, and for granting new Duties in lieu thereof; and for giving further Powers to the Commissioners appointed under the said Act. 144. An Act for better securing the Stamp Duties on Sea Insurances made in London, and for altering the Period for taking out Stamp Office Certificates by Attornies and others in England. 738 345. An Act to take away Corruption of Blood save in certain Cafes. 146. An Act to alter the Punishment, in certain Cases, of High

The TITLES of the STATUTES, 147. An Act for the better Regulation of the Drivers of Licensed Hackney Coaches; for explaining and amending an Act paffed in the Forty eighth Year of His present Majesty, relating to Hackney Coaches; and for authorifing the licenfing of a limited Number of Hackney Chariots. Page 743 148. An Act for imposing an Excise Duty on Silk Handkerchiess fold by the East India Company for Home Consumption. 149. An Act to regulate, until the End of the next Seffion of Parliament, the Trade in Spirits between Great Britain and Ireland reciprocally. 150. An Act to confolidate and amend the Regulations contained in feveral Acts of Parliament, for imposing and levying of Fines upon Parishes, Townlands and other Places, in respect of the unlawful Distillation of Spirits in Ireland. 151. An Act to repeal an Act passed in the Fifty second Year of His present Majesty, for better regulating the Office of Agent General for Volunteers and Local Militia, and for the more effectually regulating the said Office, and to make further Provisions for the Regulation of the Office of Agent General. 152. An Act to repeal certain Parts of an Act made in the Twelfth Year of the Reign of His present Majesty, for regulating the making, keeping and carriage of Gunpowder, within Great Britain. 153. An Act to regulate the Payment of Drawback on Paper allowed to the Universities in Scotland. 154. An Act for further amending and enlarging the Powers of an Act of the Forty fixth Year of His present Majesty, intituled An At for consolidating and rendering more effectual the several Atts for the Purchase of Buildings and further Improvement of the Streets and Places near to Westminster Hall and the Two Houses of Parliament; and for other Purposes therein mentioned. 155. An Act to repeal an Act for establishing Regulations respecting Aliens arriving in or refident in this Kingdom in certain cases; and for substituting other Provisions, until the End of the next Seffion of Parliament in lieu thereof. 808 156. An Act to amend the several Acts for the Encouragement of Learning, by fecuring the Copies and Copyright of Printed Books, to the Authors of fuch Books, or their Affigns. 157. An Act for the better Regulation of the Conduct of the Busi-

ness of the Office of Works, and the Expenditure thereof.

158. An Act to continue, for One Year, certain Acts for the better Prevention and Punishment of Attempts to seduce Persons serving in His Majesty's Forces by Sea or Land from their Duty and Allegiance to His Majesty, or to incite them to Mutiny or Difobedience. 825

159. An Act for the better Regulation of the several Ports, Harbours, Roadsteads, Sounds, Channels, Bays and Navigable Rivers in the United Kingdom, and of His Majesty's Docks, Dock Yards, Arfenals, Wharfs, Moorings and Stores therein; and for repealing feveral Acts passed for that Purpose. 826

160. An Act to enable His Majesty to settle an Annuity upon Her Royal Highness the Princess of Wales, during the Joint Lives of His Majesty and of Her Royal Highness. 839

161. An Act for fettling and fecuring an Annuity on Arthur Duke of Wellington and his Heirs; and for empowering the Lord High

Might Treasurer or Lords Commissioners of the Treasury to advance, out of the Consolidated Fund of Great Britain, a Sum of Money in Seu of such Anautry, to purchase an Estate, in order to accompany the said Title, in Consideration of the emiment and signal Services performed by the said Duke of Wellington to His Mujesty and to the Public; and for making surther Provision for the Disposal of a Sum of Money granted by an Act of the last Session of Parliament, for purchasing an Estate for the said Duke, then Marquis of Wellington.

842

162. An Act for settling and securing an Annuity on Lord Beresford, and the Persons to whom the Title of Lord Beresford shall descend, in Consideration of his eminent Services. 860

163. An Act for settling and securing an Annuity on Lord Combermere, and the Two next Persons to whom the Title of Lord Combernere stall descend, in Consideration of his eminent Services. 862

164. An Act for settling and securing an Annuity on Lord Exmouth, and the Persons to whom the Title of Lord Exmeuth shall descend, in Confideration of his eminent Services. 865

165. An Act for fettling and securing an Annuity on Lord Hill, and the Persons to whom the Title of Lord Hill shall descend, in Confideration of his emissent Services.

867

doch, and the Persons to whom the Title of Lord Lynefhall descend, in Consideration of his eminent Services. 870

167. An Act for applying a sertain Sum of Money arisen or to arise from certain Duties granted to His Majesty during the Continuance of the present War, and for applying certain Monies therein mentioned for the Service of the Year One thousand eight hundred and fourteen; and for further appropriating the Supplies granted in this Session of Parliament.

168. An Act to amend the Laws respecting the Attestation of Infirmments of Appointment and Revocation, made in exercise of certain Powers in Deeds, Wills and other Instruments. 885

169. An Act for making certain Regulations respecting the Postage of Ship Letters, and of Letters in Great Britain. 886

170. An Act to repeal certain Provisions in Local Acts, for the Maintenance and Regulation of the Poor; and to make other Provisions in relation thereto.

890

171. An Act to empower the Commissioners of His Majesty's Treafury to restore Seizures or remit or mitigate Fines, Penalties or Forseltures, incurred concerning any Laws relating to the Customs or Excise, or Navigation and Trade of Great Britain.

894

172. An Act for repealing the Duties payable in Scotland upon Distillers' Wash, Spirits and Licences, and for granting other Duties in hea thereof.

895

173. An Act to alter and amend certain of the Powers and Provisions of several Acts passed for the Redemption and Sale of the Land Tax; and for making surther Provision for the Redemption thereof.

174. An Act for letting to farm the Post Horse Duties. 909
175. An Act to explain and amend several Acts relating to Spiritual
Persons holding of Parms; and for enforcing the Residence of
such Persons on their Benefices in England, see One Year, and

189. An Act to defray the Charge of the Pay, Clothing and Con-

tingent Expences of the Disembodied Militia in Great Britain, and of the Miners of Gornwall and Doses; and for granting Allowances, in certain Cases, to Subaltern Officers, Adjutants, Surgeons' Mates and Serjeant Majors of Militia, until the Twenty fifth Day of June One thousand eight hundred and fifteen. Ibid.

109. An

Service of Ireland.

**71**1

190. An Act for appointing Commissioners for carrying into Execution an Act of this Session of Parliament, for granting to His Majesty a Duty on Pensions and Offices in England; and an Act made in the Thirty eighth Year of His present Majesty, for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and ninety eight. Page 981

#### LOCAL AND PERSONAL ACTS

TO BE JUDICIALLY NOTICED;

OR PRINTED COPIES WHEREOF ARE DECLARED TO BE EVIDENCE. i. A N Act to continue and amend Two Acts of the Thirty La eighth and Forty third Years of His present Majesty, for more effectually repairing that Part of the Roads from Manchester to Rochdale, Bury and Radcliffe Bridge, all in the County Palatine of Lancaster, which is called The Manchester District; and for making and maintaining a new Branch of Road to communicate therewith. Page 984 ii. An Act for altering and enlarging the Powers of an Act of His present Majesty, for inclosing Lands in the Parish of Chesbunt, in the County of Hertford. iii. An Act for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing and widening the Road from Collingham, through Wetherby, to the City of York. iv. An Act for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing the Road from the West End of Saint Ives Lane, in the Town of Saint Neots in the County of Huntingdon, to the Pavement at the End of Bell Lane, in the Town of Cambridge. Ibid. v. An Act for the Improvement of Bryanston Square, in the Parish of Saint Mary le Bone, in the County of Middlesex. vi. An Act for the Improvement of Dorset Square, in the Parish of Saint Mary le Bone, in the County of Middlesex. vii. An Act for the Improvement of Montagu Square, in the Parish

of Saint Mary le Bone, in the County of Middlesex. viii. An Act to enable The Sun Life Assurance Society to sue and be fued in the Name of their Chairman or Secretary, under cer-

tain Regulations. Ibid. is. An Act to enable The Sun Fire Office Company to sue and be sued in the Name of their Treasurer, under certain Regulations. Ibid.

L. An Act to enable The West of England Fire and Life Insurance Company to fue and be fued in the Name of their Secretary.

An Act to enable the Company of The County Fire Office to sue and be fued in the Name of their Managing Director, or any other' Director.

An Act to enable The Imperial Insurance Company to sue and be fued in the Name of the Chairman for the Time being, or of any other Member of the Company. 986 xiii. An 54 GEO. III.

xiii. An Act for altering and enlarging the Powers of an Act of His present Majesty, for rebuilding the Bridge over the River Rea, at the Town of Birmingham, called Deritend Bridge, and for making other Improvements therein mentioned.

Page 986

xiv. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Road from Canterbury Lane, within the Liberty of the Town of Folkestone, to a Place in the Parish of Folkestone called Mudsbole, and other Roads therein mentioned, in the County of Kent.

Ibid.

An Act for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing the Road from the Warwick Road near Solibull to the Guide Post in Kenilworth, and from Stonebridge, to meet the aforesaid Road at Balsall Common, in the County of Warwick, so far as respects the said Road from Stonebridge to Balsall Common, and from thence to the said Town of Kenilworth.

xvi. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Road from Woodbridge to Eye, in the County of Suffolk; and for repairing certain other Roads to communicate therewith.

1bid.

xvii. An Act for enlarging the Term and Powers of Two Acts, passed in the Twelsth and Thirty third Years of His present Majesty, for repairing the Road from the Parish of Cardington to the great Northern Road near Temsford Bridge in the County of Bedford; and for making and maintaining a Road branching out of the same at Roxton Hill, to the South End of the Turnpike Road leading from Bedford to Kimbolton, in the County of Huntingdon.

Ibid.

to a Place called New England, in the Parish of Hollingborne, and for making a new Road thence to East Lane, in the Town of Maidstone, all in the County of Kent.

Ibid.

xix. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Road from Cockerton Bridge to Staindrop, in the County of Durham.

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port, in the County of Southampton; and for amending and rendering more effectual an Act passed in the Third Year of His present Majesty, for better paving the Streets and preventing Nuisances and Annoyances in the said Town.

1016.

axi. An Act for enlarging the Term and Powers of several Acta of His late and present Majesty, for repairing certain Roads leading from South Molton, in the County of Devon. Ibid.

xxii. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Roads from Lyne Bridge, through Longtown, to the Scotch Dyke, and from Longtown to the Bridge over the River Sark, in the County of Cumberland, and for repairing certain other Roads to communicate therewith. Ibid.

xxiii. An Act for lighting, watching and regulating the Police within the Borough of Macclesfield, in the County of Chefter.

axiv. An Act for amending and widening the Road, commencing at or near the Side Gate on the Hinckley and Lutterworth Turnpike Road, in the Parish of Burbage, in the County of Leicoster,

to

to the Leicester Turnpike Road, in or near to the Village of Narborough, in the faid County. xxv. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Roads from Darlington to West Auckland, and several other Roads therein mentioned, in the County of Durham. uzvi. An Act for enlarging the Term and Powers of Two Acts of His present Majesty for repairing the Road from Burlton, through Knockin, to Llanymynech, in the County of Salop, and other Places therein mentioned. xxvii. An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Road from the North End of Marsh Lane in Asbford, in the County of Kent, to the End of the Parish of Orlestone, near Stockbridge, in Romney Marsh, in the said County. Ibid. xxviii. An Act for enlarging the Term and Powers of an Act of His present Majesty for repairing the Roads from West Harptry to the Bath and Wells Turnpike Roads, and other Roads therein mentioned, in the County of Somerset; and for repairing certain other Roads to communicate therewith. xix. An Act for making and maintaining a Road from the Turnpike Road between North Shields and Newcastle upon Tyne, to Morpeth Castle, and for making and maintaining Three several Branches of Road to communicate therewith; all lying in the Counties of Northumberland and Durham. xxx. An Act for continuing the Term and enlarging the Powers of an Act of the Thirty third Year of the Reign of His present Majesty, for repairing and widening the Road from Selby Ferry, in the Parish of Hemingbrough, to the Town of Market Weighton, in the East Riding of the County of York. \*\*xi. An Act for continuing and amending Three Acts, One of His late Majesty, and Two of His present Majesty, for repairing the Road from Middleton Tyas Lane End to Bowes, in the North Riding of the County of York. Ibid. xxii. An Act for rebuilding the Chapel of Newton, in the Parish of Manchester, in the County Palatine of Lancaster. xxii. An Act for inclosing Lands within the Parish of Puttenham, in the County of Hertford. 989 Exxiv. An Act for inclosing Lands in the Parish of Bray, in the County of Berks. Ibid. xxxv. An Act for inclosing Lands within the Manor of Bewaldeth, in the Parish of Torpenhow, in the County of Cumberland. xxxvi. An Act for inclosing Lands in the Township of Hockwold cum Wilton, in the County of Norfolk. xxxvii. An A& for inclosing Highstone Common, in the Parish of Beweastle, in the County of Cumberland. xxviii. An Act for inclosing Lands in the Parish of Lowestoft, in Ibid. the County of Suffolk. maix. An Act for inclosing Lands within the Manor of Allonby, in the Parish of Bromfield, in the County of Cumberland. An Act for enlarging and amending the Powers and Provisions of the several Acts for making the London Docks. 990 Mi. An Act for amending the Powers and Provisions relating to the Foor's Rates, of an Act of His present Majesty, for maintaining

the litted of the Staining, the Poor, and cleanfing the Streets, in the Parish of Saint George, in the County of Middlesex. Page 991 xlii. An Act for enabling the Severn and Wye Railway and Canal Company to raise a further Sum of Money for the Completion of their Works. xliii. An Act for the better Management and Relief of the Poor in the Parish of Lewisbam, in the County of Kent, and for better affesting and collecting the Parochial Rates in the said Parish. Ibid. xliv. An Act for amending and more effectually carrying into Execution the Purposes of certain Acts of the Sixteenth, Twenty third and Twenty ninth Years of His present Majesty, for the better Relief and Employment of the Poor within the Hundred of Foreboe, in the County of Norfolk. Ibid. xlv. An Act for providing a convenient House, with suitable Accommodations, for His Majesty's Judges at the Assizes for the County of Warwick. Ibid. xlvi. An Act to enable The Birmingham Mining and Copper Company to sue and be sued in the Name of their Secretary. 999 xlvii. An Act for continuing and amending an Act of the Thirty third Year of His present Majesty, for repairing the Road from the Turnpike Road between Gatesbead and Hexbam, near Lobley Hill, in the County of Durbam, to Burtry Ford, in the Parish of Stanhope, in the same County, together with several Branches therefrom. Ibid. xlviii. An Act for enlarging the Term and Powers of an Act of His present Majesty, for amending, widening, altering and repairing the Road from Swell Wold to the Turnpike Road from Tewkesbury to Stow, in the County of Gloucester, and from the Parish of Cheltenham, in the said County of Gloucester, to Sedgborough, in the County of Worcester, and from the Town of Winchcomb, in the said County of Gloucester, to the said Turnpike Road from Tewkesbury to Stow. xlix. An Act to continue the Term and alter and enlarge the Powers of Three Acts of His present Majesty, for amending the Road from Besselsigh, through Wantage, to Hungerford, in the County of Berks, and other Roads in the faid Acts mentioned, in the faid County, and in the County of Wilts. Swindon to or near Knighton Farm, in the Parish of Ramsbury, and from Liddington to the Road leading from Swindon to Marlborough, in the County of Wilts. Ibid.

1. An Act for making and maintaining a Turnpike Road from

li. An Act for amending, widening and keeping in Repair the Road leading from Sturry Street to Herne Bay, in the County of Ibid. Kent.

lii. An Act for altering and enlarging the Term and Powers of Three Acts, made for repairing the High Road leading from. Brent Bridge, in the County of Devon, to Gasking Gate, in or near the Borough of Plymouth, in the said County of Devon. 1000

liii. An Act to continue the Term, and alter and enlarge the Powers of an Act of the Twenty ninth Year of His present Majesty, for enlarging the Terms of several Acts for repairing the Roads from Colesbill, through the City of Liebfield, and the Town of

of Stone, to the End of the County of Stafford, in the Road leading towards Chefter, and several other Roads in the said Acts mentioned, in the Counties of Warwick and Stafford, and City and County of the City of Lichfield.

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liv. An Act for making and maintaining a Road from Balderston to Burscough Bridge in Walton in le Dale, in the County Palatine of Lancaster.

Ibid.

lv. An Act for continuing the Term, and altering and enlarging the Powers, of an Act of His present Majesty for widening and maintaining the Road leading from the East Side of the Market Place in New Sleaford to and through the Town of Anwick, in the County of Lincoln; and other Roads therein mentioned, in the said County; and for building a Bridge over the Witham, at or near to Tattershall Ferry.

Ibid.

lvi. An Act for continuing and enlarging the Term and Powers of an Act for making a Road from Stand Edge within Saddleworth, in the County of York, to or near Mump's Brook, in the Township of Oldham, in the Parish of Prestavich, in the County of Lancaster, and other Roads therein mentioned. Ibid.

lvii. An Act for repairing the Road from the Maidstone Turnpike Gate on the Loose Road, near Sutton Lane, in the Parish of Maidstone, to the King's Head Inn, in Sutton Valence, in the County of Kent; and for making and repairing other Roads therein mentioned in the said County.

Ibid.

lviii. An A& for enlarging the Term and Powers of Two A&s of His present Majesty, for repairing, widening and altering the Road from Crickhowell, in the County of Brecon, to the Cross Hands beyond New Inn, in the Turnpike Road between the City of Hereford and Ross, and other Roads therein described. 1001

lix. An Act for continuing and amending Two Acts of His present Majesty, for repairing the Road from the Guide Post at the West End of the Town of Hampton, over Sunbury Common, to the Town of Staines, in the County of Middlesex.

Lid.

Road from the Town of Burnley, in the County Palatine of Lancaster, to the Turnpike Road leading from Bury to Hastingden, at or near Edensield Chapel, in the Township of Tottington Higher End, in the same County.

Ibid.

ki. An Act to continue the Term, and alter and enlarge the Powers of an Act of His present Majesty, for repairing the Road from Stone to Lane End, and to the Road between Leek and Sandon, on Meir Heath, and from thence to Blithe Bridge; and also from Meir to Trentham, and from thence to Stableford Bridge; and the Road from Walton to Ecclesball, in the County of Stafford.

kii. An Act for making and maintaining a Road from a Place called Lees, in the Parish of Bingley, to commence and branch off from the Road leading from Cross Roads Inn to Haworth, at the North East Corner of a certain Close of Land called The Highfield, to Hebden Bridge, in the Parish of Halifax, all in the West Riding of the County of York.

Ibid.

Cathedral and Metropolitical Church of Saint Peter, in York, and other Places adjacent thereto.

lxiv. An	A& for	vesting	certain	Estates	devised	by t	he Will	of
Benjam	n Hyett	Esquire,	decease	d, in Tr	ustees, t	o be i	old, and	for
laying o	out the	Monies	thence	arifing	in the	Purch	ale of ot	her
Estates,	to be se	ttled to	the fame	e Uses a	s the E	lates !	so sold.	
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lxv. An Act for inclosing Lands in the Parish of Middleton, in the County of Norfolk.

Ibid.

Ixvi. An Act for inclosing Lands within the Townships and Manor of Great and Little Clifton, in the County of Cumberland. Ibid.

lxvii. An Act for better collecting the Tithes in the Townships of Hunton and Arrathorne, in the Parishes of Patrick Brompton and Hornby, in the North Riding of the County of York. Ibid.

lxviii. An Act for inclosing Lands within the Manor or Division of Beethom, in the Parish of Beethom, in the County of Westmorland.

Ibid.

lxix. An Act for inclosing certain Lands in the Parish of Chiswick, in the County of Middlesex, over which Right of Common hath been extinguished.

Ibid.

lxx. An Act for inclosing Lands in the Hamlet or Chapelry of Edington in the Parish of Moorlinch, in the County of Somerset.

Ibid.

lxxi. An Act for inclosing Lands in the Manor and Parish of Renwick, in the County of Cumberland. Ibid.

lxxii. An Act for inclosing Lands within the Parishes of Mettingham and Bungay Trinity, in the County of Suffolk. Ibid.

lxxiii. An Act for inclosing Lands in the Parish of Bayton, in the County of Worcester.

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lxxiv. An Act for confirming and establishing a Division and Inclofure of the Common Fields, Common Downs and Wastes, in the Parish of Sutton Mandeville, in the County of Wilts. Ibid.

lxxv. An Act for inclosing Lands in the Tithing of Littlecot, in the Parish of Enford, in the County of Wilts. Ibid.

lxxvi. An Act for inclosing Lands in the Parish of Asson Clinton, in the County of Buckingham. Ibid.

Ixxvii. An Act for building a Church or Chapel of Ease in the Parish of Sculcoates, in the East Riding of the County of Tork.

Ibid.

Ixxviii. An Act for enlarging the Provisions of an Act passed in the Forty sixth Year of His present Majesty, intituled An Act for altering and enlarging the Provisions of an Act passed in the Parliament of Ireland in the Thirty third Year of His present Majesty, for making and constituting a new Parish, by the Name of "The Parish of Saint George," on the Ground adjoining the City of Dublin, therein described; and for making and building a Parish Church therein.

Ixxix. An Act to enable The Atlas Assurance Company to sue and be sued in the Name of their Chairman, or Secretary, under certain Regulations.

Ibid.

lxxx. An Act for making and maintaining certain Roads from the Town of Stroud, and several other Places therein mentioned, all in the County of Gloucester.

Ibid.

lxxxi. An Act for continuing the Term and enlarging the Powers of an Act of His present Majesty, for making a Road from French Top, in the West Riding of the County of York, to Glossop, in the

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County

County of Derby; and for repairing the Road leading from Copley Meadow to Stagley Bridge, in the County Palatine of Chefter. Page 1003 lxxxii. An Act for continuing the Term and altering and enlarging the Powers of an Act of His present Majesty, for repairing the Road from Stafford to Uttoxeter, in the County of Stafford; and also the Road from Stafford to Newport, in the County of Salop. lexxiii. An Act for continuing and amending an Act of His late Majesty, and Two A cts of His present Majesty, for repairing certain Roads leading to and from the City of Lincoln, and other Roads therein mentioned. Ibid. lxxxiv. An Act for repairing the Road from Aulcester to Wootton Warwen, in the County of Warwick. Ibid. hxxv. An Act for enlarging the I'erm and Powers of Two Acts of His present Majesty, for repairing the Road from the End of the Turnpike Road from Besselsleigh, to Hungerford in the County of Berks, to Leckford otherwise Soufley Water, in the County of Wilts. Ibid. lxxxvi. An Act for inclosing Lands in the Tithing of Ashton Gifford, in the Parish of Codford Saint Peter, in the County of Wilts. Ibid. Ixxxvii. An Act for inclosing Lands in the Parishes of Wallasey, and West Kirby, in the County of Chester. Ibidlexviii. An Act for inclosing Lands within the Parish of Ballymore Eustace, in the County of Dublin. Ibid. . lxxxix. An Act for inclosing Lands in the Parish and Rectory Manor of Crewkerne, in the County of Somerset. xc. An Act for inclosing Lands in the Parish of Frickley cum Clayton, otherwise Clayton with Frickley, in the West Riding of the County of Tork. 1005 xci. An Act for inclosing Lands in the Maner of Barkisland, in the Parish of Halifax, in the County of York. Ibid. xeil. An Act for inclosing Lands in Whixall, in the Parish of Prees, m the County of Salop. xciii. An Act for inclosing Lands within the several Parishes of Kilmington, Charlton, Mufgrave, Wincanton and Penselwood, in Itid. the County of Somerset. xciv. An Act for inclosing Lands in the Manor of Ovenden, in the Parish of Halifax, in the County of York. xcv. An A& for inclosing Lands in the Parish of Streatley, in the Ibid. County of Berks. xcvi. An Act for inclosing Lands in the Manor and Township of Woodland, in the Parish of Cockfield, in the County of Durbam. xevii. An Act for the Relief of Poor Debtors, and others, confined Ibid. within the Gaol of Dover Castle. xcviii. An Act for making and maintaining a Navigable Canal from Newport Pagnell to The Grand Junction Canal, at Great Linford, in the County of Buckingham. mix. An Act for altering and amending an Act of the Fifty second Year of His present Majesty's Reign, for inclosing the Forest of Delamere, in the County of Chester. Ibid. c. An Act for erecting and maintaining a new Court House and

other Offices for the City and County of Aberdeen, and for pro-

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viding and maintaining an additional Gaol for the	laid City and
County, and for other Purposes relating thereto.	Page 1012
ci. An Act for making and maintaining a 'Tram Roa	
from the Parish of Mambilad, in the County of Mo	
near Usk Bridge, in the said County.	Ibid

of Inveraray, in the Shire of Argyll.

Lind.

ciii. An Act for making a fair and equal County Rate for the County of Buckingham. Ibid.

- civ. An Act for enabling the Justices of the Peace for the County of Kent to hold a General Sessions annually, or oftener, for levying and applying the Rates and Expenditure of the said County; and to alter and amend an Act made in the Forty ninth Year of His present Majesty, for regulating the Rates of the said County.
- cv. An Act for better paving, cleansing, lighting, watching, regulating and improving, the City of Bath, and the Liberties and Precincts thereof.

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- cvi. An Act for improving the Town of Wolverhampton, in the County of Stafford, and for removing and regulating the Markets in the said Town.

  Ibid.
- cvii. An Act for enabling the Proprietors of The Commercial Rooms in the City of Bristol, to sue and be sued in the Name of their Secretary, and for the Regulation of the said Rooms, and the Property thereof.

  Ibid.
- 'cviii. An Act for lighting, watching and improving the Town of Dartford, in the County of Kent. Ibid.
- cix. An Act for cleanfing, lighting and otherwise improving certain Streets and Places within and near the Town and Borough of Gatesbead, in the County of Durham.
- cx. An Act for enlarging the Powers of an Act of His present Majesty, for repairing the Church of Saint Sidwell, in the City of Exeter.

  Ibid.
- cxi. An 'Act for building a New Church within the Town and Parish of Liverpool, in the County Palatine of Lancaster. Ibid.
- cxii. An Act for enlarging the Church Yard and Burial Ground for the Parish of Lambeth, in the County of Surry; and for improving and widening the Approaches to the Church in the same Parish; and for other Purposes therein mentioned, relating thereto.
- of the Reign of His present Majesty, intituled An Att for better assessing and collecting the Poor and other Rates in the Parish of Saint Mary Newington, in the County of Surry, and regulating the Poor thereof; and granting other Powers in lieu thereof; for rebuilding or repairing the Workhouse; and removing and preventing Encroachments and Annoyances in the said Parish; and for other Purposes relating thereto.
- an Act of the First Year of King George the Second, for erecting a Workhouse in the City of Canterbury, for employing and maintaining the Poor there; and for other Purposes relating thereto.
- czv. An Act to authorize the Inspectors appointed by an Act of the Forty

Forty eighth Year of His present Majesty to examine, inspect, stamp and mark Raw Skins of Sheep and Lambs in the Market held in King's Place, in the Parish of Saint Mary Newington, in the County of Surry.

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Majesty for granting certain Powers and Authorities to the Gas Light and Coke Company.

of certain Securities upon the Tolls of the Iron Bridge at Bishop Wearmouth, in the County of Durham, and Ferry Boats attached thereto, by way of Lottery.

of the Faculty of Physic, in London, to hold their Corporate Meetings within the City of Westminster, or the Liberties thereof
Ibid.

cxix. An Act to repeal certain Parts of an Act passed in the Thirty first Year of His present Majesty, for the better Regulation and Government of the Company of Cutlers within the Liberty of Hallamsbire, in the County of York, and to alter and amend the said Act.

Forty ninth Year of His present Majesty, for more effectually repairing the Road from the Powder Mills on Hounstow Heath, in the County of Middlesex, to the Twenty Mile Stone on Egham. Hill, in the County of Surry.

Majesty, for repairing the Road from Dunstable to Hockliffe, in the County of Bedford.

Lind.

cxxii. An Act to enlarge the Term and Powers of an Act of His late Majesty, and Three Acts of His present Majesty, for repairing the Road from Tadcaster Bridge, within the County of the City Tork, of to Hobmoor Lane End.

Ibid.

cxxiii. An Act to continue the Term, and amend, alter and enlarge the Powers of an Act of His present Majesty, for repairing the Road from Heage, in the County of Derby, through Belper, to Duffield, in the said County.

Ibid.

Town of Bedford, in the County of Bedford, to the Turnpike Road leading from Olney to Newport Pagnell, in the County of Buckingham.

of His present Majesty, for repairing the Road from Newcastle under Line to Hassop, and from Middle Hills to the Macelessield Turnpike Road near Buxton, and several other Roads therein described, in the Counties of Stafford and Derby; so far as such Acts relate to the Second District of the said Roads.

cxxvi. An Act for continuing and amending an Act of His present Majesty for repairing the Road from Old Stratford, in the County of Northampton, to Dunchurch, in the County of Warwick. Ibid.

CXXVII. An Act for vesting certain Estates devised by the Will of William Burder, and now belonging to Jane Burder, William Burder, Charles Forster Burder, Ann Goldsmith and Mary Goldsmith, Infants, and to Samuel Burder, Mary Needham Burder and Elizabeth Burder, in undivided Shares in Fee Simple, in Trustees,

to be fold; and for investing the Purchase Monies arising from the Shares of such of them as are Infants in other Real Estates to be conveyed to them in Fee Simple, in lieu of such Shares.

CXXVIII. An Act to enable the Prebendary of the Prebend of Stoke Newton, or Newton otherwise Newington, in the County of Middlesex, sounded in the Cathedral Church of Saint Paul in London, to grant a Lease of the Manor of Stoke Newton, or Newton otherwise Newington, in the said County, Parcel of the said Prebend, in Manner therein mentioned, and to enable the granting of Sub Leases for building thereon, and otherwise improving the same, and for other Purposes.

Ibid.

in the County of Warwick, Part of the Estates devised by the Will of Sir Charles Henry Talbot Baronet, deceased, in Trustees, in Trust, to convey the same to the Most Honourable Francis Ingram Seymour Conway, Marquis of Hertford, upon Payment by him of Fisteen thousand Pounds for the Purchase of the same, and for investing such Money in the Purchase of other Estates to be settled in lieu thereof, and to the same Uses.

Ibid.

Calthorpe, and others, to grant Building Leases of Land in the Parish of Saint Pancras, in the County of Middlesex. 1041

the Seventeenth Year of His present Majesty, for enabling the Feosless and Trustees of an Estate in the County of Middlesex, given by Lawrence Sheriff, for the founding and maintaining a School and Alms Houses at Rugby, in the County of Warwick, to sell Part of the said Estate, or to grant Leases thereof; and for other Purposes.

cxxxii. An Act for vesting in the Commissioners of Westminster Bridge the legal Estate in Fee Simple of certain Estates vested in Thomas Prickard, an Infant Trustee, and others; and for confirming a Sale made by the said Commissioners, and for making them a Corporation, and giving them surther Powers of selling and leasing.

fettled Estates of Thomas Symons Esquire, and Mary his Wife, in the County of Suffex, in Trustees, to be sold, and for laying out the Monies thence arising in the Purchase of other Estates, to be settled to the same Uses as the Estates so sold.

1bid.

of Thomson Bonar Esquire, deceased, in the County of Kent, in Trustees, to be sold; and for laying out the Monies thence arising, in the Purchase of other Estates, to be settled to the same Uses as the Estates so sold.

Ibid.

cxxxv. An Act for amending an Act of King Charles the Second, relating to the Cathedral Church of Saint Afaph, in the County of Flint.

1bid.

of Campfall, Norton and Afkern, in the County of York. Ibid. cxxxvii. An Act for inclosing Lands within the several Townships of Barnoldswick and Sakersorth, in the Parish of Barnoldswick, in the

West Riding of the County of Tork.

cxxxviii. Ad

Ibid.

exxxviii. An Act for inclosing, and exonerating from Tithes, ]	Lands
in the Parish of Potton, in the County of Bedford. Page	1042
exxxix. An Act for inclosing Lands in the Parish of Mursley,	in the
County of Buckingbam.	Ibid.
cxl. An Act for inclosing Lands in the Parish of Combe Saint I	Vicbo-
las, in the County of Somerset.	Ibid.
exli. An Act for inclosing Lands in the Manor of Hilderstone,	in the
County of Stafford.	Ibid.
exlii. An Act to complete the Purposes of an Act, intituled a	In AB
for inclosing Lands in the Parishes of Kirkdale and Helms	ey, in
the North Riding of the County of York.	Ibid.
exlin. An Act for inclosing Lands in the Parish of Welford,	in the
County of Berks.	Ibid.
exliv. An Act for vefting certain Common Fields and Waste G	
within the Town and Borough and Parish of Tetbury, in the C	County
of Gloucester, in Trustees, discharged of any Right of Co	mmon
therein, and upon certain Trusts declared thereof.	Ibid.
exlv. An Act for inclosing and reducing to a Stint, or fo	r fub-
dividing and inclosing several Commons and Waste G	rounds
within the Lower Division of Horton, in Ribblesdale, in the	Parish
of Horton, in Ribblesdale, in the West Riding of the Cou	inty of
York.	Ĭbid.
exlvi. An Act for inclosing Lands in Scammonden, in the West?	Riding
of the County of York.	Ibid.
exlyii. An Act for inclosing Lands in the Parish of Gowran,	in the
County of Kilkenny.	1043
calviii. An Act for inclosing Lands in the Tithings of East O	vertos
and Lockeridge, and in the Hamlet or Tithing of Fyfield,	in the
Parish of Overton, in the County of Wilts.	Ibid
calia. An Act for inclosing Lands in the Parish of Boxford,	
County of Berks.	Ibid
cl. An A& for inclosing Lands in the Parish of Cumner, and	
Chapelry of South Hincksey, in the County of Berks.	
cli An Act for inclosing Lands in the several Manors of I	
ball and Rectory of Bradfield, in the Parish of Bradfield,	
County of Effex.	Ibid.
clii. An A& for inclosing Lands within the Manor or Towns	
Thornton, in the Parish of Thornton, in the West Riding	
County of York.	Ibid.
clin. An Act for inclosing Lands in the Parish of Eghan,	m the
County of Surry.	Ibid
cliv. An Act for inclosing Lands within the Township of	Fration
Patrick, in the Parish of Burton, in the County of Westman	
A A O Complement of the Design of Design	Ibid.
clv. An Act for allotting Lands in the Parishes of Broad	
and Chilmark, in the County of Wilts.	[bid.
civi. An Act for inclosing Lands within the Parish of East	1044
desham, in the County of Norfolk.	Jan in
dri. An Act for inclosing Lands within the Parish of Fox the County of Norfolk.	Ibid.
clviii. An A& for inclosing Lands in the Parish of Bestley,	- , .
County of Kent.	Ibid.
clix. An Act for inclosing Lands in the Parish of Durvington,	
County of Suffer.	Ibid.
Admirk as differe.	. An

clx. An Act for inclosing Lands in the Manors of Great Chelworth
and Little Chelworth, in the Parishes of Cricklade Saint Sampson
and Cricklade Saint Mary, in the County of Wilts. Page 1044
clxi. An Act for inclosing Lands in the Parishes of Llandifilio and
Llaneilian, in the County of Anglesea. Ibid.
clxii. An Act for inclosing Lands in the Parishes of Aymestrey and
Kingsland, in the County of Hereford. Ibid.
clxiii. An Act for inclosing Conheath, in the Parishes of Boughton
Monchelsea, Loose, Linton, East Farleigh, West Farleigh and Hun-
ton, in the County of Kent. Ibid.
clxiv. An Act for inclosing Lands in the Parishes of Wargrave
and Warfield, in the County of Berks. Ibid.
clxv. An Act for inclosing certain Moor, Common and Waste
Grounds, in the Parish of Tunstal, in the County Palatine of
Lancaster, and for converting the same into Stinted Pasture, and
other Purposes. Ibid.
clavi. An Act for inclosing Lands in the Manor and Township of
Church Coppenhall, in the Parish of Coppenhall, in the County of
Chester. 1045
clavii. An Act for reviving and confirming certain Powers given
and granted by the Will of the late William Egerton Esquire,
deceased, over certain Parts of his Estates thereby devised. Ibid.
claviii. An Act to alter and amend an Act made in the Fifty
second Year of His present Majesty, for making a Canal from the
Stort Navigation, at or near Bishops Stortford, to the River Cam-
Ibid.
clxix. An Act to amend and render more effectual an Act passed
in the Nineteenth Year of His present Majesty, for the better
raising and securing a Fund for a Provision for the Widows and
Children of the Ministers of the Church of Scotland, and of the
Heads, Principals and Masters in the Universities of Saint
Andrews, Glasgow, Edinburgh and Aberdeen; and for repealing
Two Acts, made in the Seventeenth and Twenty second Years of
the Reign of His late Majesty King George the Second, for these
Purposes. Ibid.
clxx. An Act to amend an Act passed in the last Session of Par-
liament, for erecting and maintaining a new Gaol and other
Buildings for the County and City of Edinburgh; for opening
Communications to the new Gaol, building a Bridge over the
Low Calton; and for other Purposes relating thereto. 1057
claxi. An Act for amending an Act of the Fifty second Year
of the Reign of His present Majesty, for establishing a Ferry
over the River Thames from Greenwich, in the County of Kent,
to the Isle of Dogs, in the County of Middlesex, and for making
and maintaining Roads to communicate therewith. Ibid.
clauii. An Act to repeal an Act, passed in the Twenty first Year
of His present Majesty, for better maintaining and regulating the Poor within the Town of Plymouth Dock and Parish of
the Poor within the Town of Plymouth Dock and Parish of
Stoke Damarel, in the County of Devon, and for other Pur-
poses, and granting further Powers in lieu thereof; for lighting,
watching and otherwise improving the said Town and Parish, and
regulating Postage and Wetanage Alegain

regulating Porters and Watermen therein.

1058 claxiii. An Act for paving, lighting, watching and otherwise improving the several Streets and other Public Places partly lying on the

the West Side of Maiden Lane, partly on the North Side of the New Road, and partly on the West Side of the Paneras Road near Battle Bridge, in the Parish of Saint Paneras, in the County of Middlesex, and for preventing Nuisances and Obstructions therein.

Page 1058

clasiv. An Act for repairing the Road from Seven Oaks Common to Woodsgate, Tunbridge Wells and Kipping's Cross, and from Tunbridge Wells to Woodsgate in the County of Kent. Ibid.

clxxv. An Act for erecting a Shire Hall and Courts for the Administration of Justice, and other Buildings for Public Purposes, for the County of Gloucester, and County of the City of Gloucester.

Ibid.

clausi. An Act for altering and enlarging the Powers of Two Acts of His present Majesty, for improving the Navigation of the River Ouse, in the County of Sussex.

Ibid.

classii. An Act for more effectually draining and preserving certain Fen Lands, and Low Grounds, in the Parishes of Stoke Ferry, Northwold, Wretton, Wereham, West Dereham, Roxham, Fordham, Denver, Downham Market, Wimbotsham and Stow Bardolph, in the County of Norfolk.

Ibid.

claxviii. An Act to enable The British Fire Assurance Office to sue and be sued in the Name of their Secretary. Ibid.

claxix. An Act to enable The Westminster Society for Insurance of Lives and Survivorship, and for granting Annuities, to sue and be sued in the Name of their Secretary.

1059

of Bedford, and Gamlingay, in the County of Cambridge, to Equesburg, in the County of Huntingdon. Ibid.

classi. An Act for vesting the Settled Estates of Thomas Grove the elder and Thomas Grove the younger, in the Counties of Radnor, Derby and Somerset, in Trustees, in Trust, to be sold; and for laying out the Monies arising from such Sale in the Purchase of other Estates, to be settled to the same uses. Ibid.

Caxxii. An Act for vesting an Estate of the Reverend Thomas Walker and Sarah his Wife, situate in or near the Borough of Leicester, comprized in the Settlement executed in pursuance of the Articles entered into previously to their Marriage, in a Trustee for Sale.

1bid.

dxxxiii. An Act for inclosing Lands in the Parish of Portisbead, in the County of Somerset.

Ibid.

clauxiv. An Act for inclosing the Borough Lands in the Parish of Gatesbead, in the County of Durbam. Ibid.

in the Parish of Hayton, in the East Riding of the County of Tork.

charti. An Act for continuing the Term and altering and enlarging the Powers of Three Acts passed in the Seventh, Eighth and Eighteenth Years of His present Majesty's Reign, for repairing and widening the Roads from Oxford over Botley Causeway to Fifeld in the County of Berks, and Witney in the County of Oxford; and for more effectually repairing and amending the Road from and out of the Witney Road at the Village of Botley, into the said Road at or near Swinford Bridge.

Ibid.

claxavii. An

4

chervii. An Act for the Sale of several Messuages and Lands in the Town of Northampton, and in the County of Buckingham, called Beckett's and Sargeant's Charity Estates, vested in Trustees for charitable Purposes; and for investing the Money arising from the Sale thereof, in the Purchase of Three Pounds per Centum Consolidated Bank Annuities, until a proper Purchase of Real Estate can be found; and in the mean Time for applying the Dividends and Annual Produce thereof upon the Trusts of the Charity; and for other Purposes.

Page 1060

clauxviii. An Act for vesting the legal Estate in Premises in the Counties of Radner and Kent, the Property of Samuel Legoin Esquire, upon the Uses declared thereof, by Two several Indentures of Release and Common Recoveries suffered in pursuance thereof.

Ibid.

clauxix. An Act for inclosing Lands in the Parishes of Cardington and Church Stretton, in the County of Salop.

Ibid.

cxc. An Act for inclosing Lands in the Manor and Parish of Tarcombe, in the County of Devon. Ibid.

Directors of the Society called 'The British Society for extending the Fisheries, and improving the Sea Coasts of the Kingdom,' to levy certain Rates and Duties on Vessels frequenting their Harbours.

Parish of Walton, in the County of Lancaster, Esquire, to appoint a Curate to the new Church or Chapel of Edgebull, and for other Purposes therein mentioned.

exciti. An Act for better paving, lighting, watching and improving the Town of Northampton; and for taking down, widening and rebuilding the Bridge over the River Nine or Nen, at the South Entrance of the laid Town, and improving the Avenues to the said Bridge.

1bid.

caciv. An Act for rebuilding the Workhouse of the Parish of Saint Ann Limebouse, in the County of Middlesex; and for amending an Act of King George the Second, for regulating the Nightly Watch and Paving, and other Purposes relating to the said Parish.

102d.

Acts for making and maintaining the Forth and Clyde Navigation-

exercial Improvements within the City and Port of Cork, in Ireland.

cacvii. An Act to regulate the Price, Assize and Weight of Bread, and to provide for the due making thereof, within the City and County of the City of Cork, and the Suburbs and Liberties of the same.

Ibid.

cacviii. An Act to explain and amend so much of an Act, passed in the Thirty third Year of His present Majesty, as relates to building a Bridge over the River Clyde, opposite to the Saltmarket Street in the City of Glasgow; and for regulating the Chimnies of Steam Engines, and other Works, in the said City and Suburbs thereof.

cucix. An Act for altering, amending and enlarging an Act passed

in

in the Tenth Year of the Reign of His present Majesty, intituled An Ast for building a Bridge over the River Clyde, near the Town of Hamilton, in the County of Lanark; and for making and repairing certain Roads and Avenues leading to the same; and for building and maintaining in place thereof another Bridge over the said River Clyde, farther up the River; and a Bridge over the River Avon near its Junction with the said River Clyde, with the necessary Roads and Avenues to and from both Bridges.

cc. An Act to continue and amend an Act passed in the Thirty third Year of His present Majesty, for making and maintaining the Road leading from the City of Glassow to Port Dundas, and from Port Dundas to the High Road leading from the City of Glassow to Garsenbe Bridge, by Dobbie's Loan, in the County of Lanark.

Ripley and Ripon, to Hutton Moor, and from Kirkby Hill Moor to Ripon, in the County of York.

pairing the Road from Living flow, by the Kirk of Shotts, to the of City Glasgow, and certain Roads connected therewith; and for making further and other Provisions for maintaining and repairing the said Roads.

Ibid.

cciii. An Act for vesting certain Estates situate in the Counties of Hertford, Cambridge, Gloucester and Somerset, entailed by an Act of Parliament of the Twenty seventh Year of the Reign of His late Majesty King Henry the Eighth, in Trustees, upon Trust to sell the same, and to lay out the Monies thence arising in the Purchase of other Estates, to be settled to the same Uses as the Estates so sold.

civ. An Act for vesting certain Lands belonging to the Right Honourable Hugh Earl Fortescue, situate in the Parish of Filleigh, in the County of Devon, and a Parsonage House to be built on the said Lands, in the Rector for the time being of the said Parish, in Exchange for the Parsonage House and certain Glebe Lands belonging to the said Parish.

of Lancafter, devised by the Will of the late Richard Caton deceased, in Trustees, to be sold; and for laying out the Monies thence wising, in the Purchase of other Estates, to be settled to the same Uses as the Estates so sold.

covii. An Act for inclosing Lands in Aracett, in the Parish of Ambrosiden, in the County of Onford.

Ibid.

Stephen's Green, in the City of Dublin.

Stephen's Green, in the City of Dublin.

City of Dublin.

City. An

the Powers of several Acts passed for repairing the Highways between Tyburn and Uxbridge, in the County of Middlesex, and for amending the Road leading from Brent Bridge, over Hanwell Heath, through the Parishes of Hanwell, New Brentford and Ealing to the great Western Road in the said County; and for lighting, watching and watering the Highway between Tyburn and Kensington Gravel Pits; and for exempting certain Carriages from Payment of Toll.

Page 1093
ccx. An Act to enlarge the Term and Powers of Two Acts passed in the Tenth and Thirty third Years of His present Majesty, for

in the Tenth and Thirty third Years of His present Majesty, for repairing the Highways from Speenbamland, in the County of Berks, to Marlborough, in the County of Wilts; and several other Roads therein mentioned.

of Shrewfury, and other Persons claiming under the Act for entailing certain Estates with the Earldom of Shrewfury, from disturbing certain Exchanges or Partitions heretofore made, of a small Part of those Estates by George late Earl of Shrewsfury. Thid.

Part of those Estates by George late Earl of Shrewsbury. Ibid. ccxii. An Act for inclosing Lands in the Township or Hamlet of Conock, in the Parish of Chirton, in the County of Wilts. Ibid. ccxiii. An Act for lighting and watching certain Parts of the

Liberties, Hamlets or Districts of Camberwell and Peckham, in the Parish of Saint Giles Camberwell, in the County of Surry.

Ibid.

cexiv. An Act for improving certain Streets and Places in the Precinct of Saint Katharine, and in the Parish of Saint Botolph without Aldgate, in the County of Middlesex. Ibid.

ccxv. An Act for more effectually repairing and maintaining certain Roads and Bridges in the County of Lanark. Ibid.

in Scotland to fell such Parts of the Entailed Estates of Murkle, Isauld and others, in the County of Caithness, belonging to Sir John Gordon Sinclair Baronet, as shall be sufficient for Payment of the Debts affecting the same.

Ibid.

ccxvii. An Act for inclosing, and exonerating from Tithes, Lands in the Parish of Great Hormead, in the County of Hertford. Ibid. cexviii. An Act for taking down the old Church, Tower and Steeple

of the Parish of Ombersley, in the County of Worcester, and erecting a new Church, and enlarging the Church Yard; and also, for building a Workhouse for the Poor of the said Parish.

of His present Majesty for making Drains and Sewers for carrying off the Water from the Prebendal Estate of Halliwell and Finsbury in the Suburbs of the City of London, and for other Purposes therein mentioned; and to extend some of the Provisions thereof to Part of the Holborn Division, in the County of Middlesex. 1095

ccxx. An Act for paving, cleaning, lighting, watching and regulating the Streets and Public Places, within Part of the Precinct of Saint Katherine, in the County of Middlesex. Ibid.

ccxxi. An Act to explain and amend an Act passed in the Forty seventh Year of His present Majesty's Reign, for the more effectual Improvement of the City of Dublin, and the Environs thereof. Ibid.

ccxxii. An

cexii. An Act for more effectually ascertaining the Boundaries of the Parish of Saint Mary's Dublin.

Page 1115

of Four Acts of His present Majesty for improving the Navigation of the River Thames Westward of London Bridge, within the Liberties of the City of London, and for further improving the said Navigation.

Most Noble Charles Duke of Norfolk, for Fee Simple Estates of the faid Duke and for exchanging other Parts of such Settled - Estates for Fee Simple Estates of Charles Goring Esquire. Ibid.

ecxxv. An Act for confirming the Annexation of the Rectory of Elingbam, in the County of Norfolk, to the Mastership of Mag-dalen College, in the University of Cambridge. Ibid.

Baronet to sell certain Parts of his Settled Estates, in the Counties of Surry and Sussex, to the Most Noble Charles Duke of Norfolk, and for applying the Money thence arising in the Purchase of other Estates to be settled to the same Uses as the Estates so sold. Ibid.

ocxxvii. An Act for inclosing Lands in the Manor and Parish of Ombersley, in the County of Worcester.

1116

Acts made in the Forty third and Forty fixth Years of His present Majesty, for the further Improvement of the Port of London, by making Docks and other Works at Blackwall, for the Accommodation of the East India Shipping in the said Port. Ibid.

cexxix. An Act for paving, lighting, watching, cleaning and regulating the Streets and other Public Places on the Estate of Lord Caliborpe, near Gray's Inn Lane Road, in the Parish of Sain Paneras, in the County of Middlesex.

ccxxx. An Act for rebuilding or repairing the Bridge across the River Foyle, or Lough Foyle, at Londonderry, for enabling the Corporation of that City to raise Money for that Purpose; to authorize the Advance of a certain Sum of Money out of the Confolidated Fund of Ireland, and for regulating the Fairs and Markets, and improving the Race Course there.

Ibid.

ccxxxi. An Act for amending and continuing feveral Acts made for the Improvement of the Lagan Navigation, and for further extending the same.

ccxxxii. An Act to alter and amend so much of an Act, made in the Fistieth Year of His present Majesty, for repairing the Roads in the County of Forfar, as relates to the Road from Dundee to Cupar, with its Branch to Meigle.

Ibid.

maintaining the Turnpike Road from Shoreditch Church, through Hackney, to Stamford Hill, in the County of Middlesen, to a new Branch of Road leading from Kingsland Green into the above mentioned Turnpike Road at Hackney.

1bid;

THE TITIES OF MIC STANDS

### LOCAL AND PERSONAL ACTS.

#### NOT PRINTED.

A N Act for inclosing Lands in Longwood and Demhetd, both in the Parish of Huddersfield, in the West Riding of the County of York.

[And for making Compensation for Tithes.]

2. An Act for inclosing the Commons of Wain y Gyfir and Alltyr Onor, in the Parish of Llambew, within the Manor of Alexander.

Rose, and Mora Mosa, in the County of Brecon.

3. An Act for indemnifying Charles Grant Junion, Esquire, from certain Repairies which he has incurred by fitting and voting in the House of Commone without having taken the Oaths required by Law to be taken before the Lord Steward, or his Deputys or Deputies.

4. An Act to enable Six William Payme Baronet and his Issue, to take, use and hear the Surname and Arms of Galency, pursuant to thus

Will of Tobias Wall Galevey. Esquire, deceased.

An Act for inclosing Lands in the Panish of Intherrew, in the

County of Woreefter.

An Act for inclosing Lands in the Parish of Diffe, in the

County of Morfolks

7. An Act for inclosing Lands within the Parishes of Hempfend, Burnewood and Upton Saint Leonards, and the Hamlets of Barton Saint Mary, Barton Saint Michael, Wotton, Tuffley, South Hamlet and Vill of Wotton, all in the County of Gloucester.

8. An Act for inclosing Lands within the Manor of Hurley, in the

Rarish of Kingsbury, in the County of Warwick.

9. An Act for inclosing Lands in the Parish of Wendling, in the County of Norfell.

10. An Act for naturalizing Francis Platamens Count Saint Autonio.
11. An Act for inclosing Lands in the Parish of Binham, in the

County of Norfolk.

12. An Act for inclosing Lands in the Parish of Hardwick, in the County of Norfolk.

19. An Act for inclosing Lands in the Parish of Melton Paros other-

wise Little Melton, in the County of Norfolk.

An Act for altering, amending and rendering more effectual and Act of His present Majesty (a), intituded An Att for dividing, allowing and inclosing the Open and Commonable Lands in the Parishes Congresbury, Week Saint Lawrence and Praton, in the County of Somerset.

(a) [49 G. 3. c. 14. PR.]

15. An Act for inclosing Lands within the Township and Munor

of Collingham, in the West Riding of the County of York

[And for making Compensation for Tithes.]

16. An Act for inclosing Lands within the Parishes of Berkley and Standerwick, in the County of Somerset.

17. An Act for inclosing Lands in the Parish of Sandon, in the

County of Stafford.

18. An Act for inclosing Lands within the Parish of Sloley, in the County of Norfolk.

16

191 An

19. An Act for including Lands in the Parish of Norson Canon, in the County of Hereford.

20. As Act for inclosing Lands in the Parish of Abberley, in the

County of Worogler.

21. An Act for inclosing Lands within the Parish of Quinton, in the County of Northampton, and for extinguishing the Tithes thereof, and of the ancient inclosed Lands within the said Parish.

[No Leufes of Lands by Rectors of Quinton and Courtenhall without Confeat of His Majefty, his Heire and Successors, as

Patrons of the faid Restories.

22. An Act for inclosing Lands in the Parish of Sevenbumptan, in the County of Gloucester.

[And for making Compensation for Titles.]

- 23. An Act to dissolve the Marriage of George Henry Green Esquire, with Sarah Nighet Rutherford his now Wife, and to enable him to marry again; and for other Purposes therein mentioned.
- 24. An Act for confirming and establishing the Division and Inclosure of certain Lands within the Parish and Manor of Varrant Keinston, in the County of Derset.

25. An Act for inclosing Lands in the Parish of Homisca, in the

County of Deven.

26. An Act for inclosing Lands in the Parish of Wickersley, in the County of York.

[And for making Compensation for Tithes.]

27. An Act for inclosing Lands within the several Townships of Westworth, in the Parish of Wath upon Dearne, and Kimber-worth, in the Parish of Rotherham, in the County of York.

[And for making Compensation for Tithes.]

28. An A& for inclosing Lands in the Hamlet of Gretton, in the Parish of Winebcomb, in the County of Gloucester.

[And for making Compensation for Tithes.]

39. An Act for establishing and confirming several Exchanges of Glebe Lands, Sheep Pastures, Cow Pastures, Beast Leazes and other Rights of Common belonging to the Rectory and Parish Church of Blandford Saint Mary, in the Parish of Blandford Saint Mary, in the County of Dorset, for Lands of the Right Honourable Thomas Lord Camelford the Father, and Thomas Lord Camelford the Son, both deceased, and of the Right Honourable William Wyndbam Lord Grenville, and Anne Baroness Grenville his Wife, in the said Parish.

30. An Act for effectuating an Exchange between the Provoft and Scholars of Oriel College in Onford, and George Harris Esquire, of

sertain Freehold Estates in the County of Kent.

Bollecheard Girvan, and other Hereditaments, in the County of Ayr, to and in favour of Sir Hew Dalrymple Hamilton Baronet, and the Series of Heirs entitled to take, by certain Deeds of Entail made by John Lord Bargany and John Hamilton Esquire, deceased, under the Conditions and Limitations contained in the said Deeds and in lieu thereof, for vesting certain Parts of the entailed Estate of Bargany lying in the said County, in the said Sir Heri Dalrymple Hamilton Baronet and his Heirs and Assigns, in Fee Simple.

32. An Act for establishing as a Public Highway a Road from Cawood Ferry to Kelfield, in the East Riding of the County of York, set out under the Kelfield Inclosure Act (b) as a Private: Road.

(b) [46 G. 3. c. 71. PR.]

33. An Act for allotting Lands in the Parish of Thorseway, in the:

County of Lincoln.

[And for making Compensation for Tithes. No Leases of Land by Rettor of Thorseway without Consent of His Majesty, his Heirs and Successors, as Patrons of the said Rettory.]

34. An Act for inclosing Lands in the Parish of Witham, in the

County of Berks.

[And for making Compensation for Titbes.]

35. An Act for inclosing Lands in the Lordship or Manor of Whitigader otherwise Whitagada, in the several Parishes of: Abergwilly, Llanegwad and Llanslawddog, in the County of Carmarthen.

36. An Act for inclosing Lands in the Hamlet or Chapelry of Nor-

ton, in the Parish of Bredon, in the County of Worcester.

[And for making Compensation for Tithes.]

37. An Act for inclosing Lands in the Parishes of Skeyton, Burgh next Aylsbam and Tottington, in the County of Norfolk.

38. An Act for inclosing Lands in the Parishes of Tunstead and Sco

Rufton, in the County of Norfolk.

39. An Act for inclosing Lands in the Parish of Stetchworth, in the County of Cambridge.

[And for making Compensation for Tithes.]
40. An Act for inclosing Lands in the Parish of Fingringhee, in the County of Essex.

41. An Act for inclosing Lands in the Borough of Bury Saint Ed-

munds, in the County of Suffolk.

42. An Act for inclosing Lands in the Parish of Orcop, in the County of Hereford.

[And for making Compensation for Tithes.]
43. An Act for inclosing a Piece of Common or Waste Land in the Parish of Effingham, within the Manor of Byfleet, in the County of Surry.

[And for making Compensation for Tithes. Altotment to His Majesty as Lord of the Manor of Bysteet. No Lease of Lands, by Vicar of Estingham, without Consent of His Majesty, his Heirs or Successors, as Patron of the said Vicarage.]

44. An Act for inclosing Lands in the several Lordships or Manors of Llandilo Patria, Llangadock and Llansynydd, in the several Parishes of Llandilosawr, Llandeseisunt, Llandyadock and Llan-

fynydd, in the County of Carmariben.

45. An Act for inclosing Lands in the Tithing of Courage, in the Parish of Chieveley, in the County of Berks.

46. An Act for inclosing Lands in the Parish of Strensbam, in the County of Worcester.

[And for making Compensation for Tithes.]
47. An Act for dissolving the Marriage of Samuel Anthony Bloman with Mary his now Wife (late Mary McLeane Spinster), and for enabling him to marry again; and for other Purposes therein mentioned.

48. An Act to dissolve the Marriage of Henry Prendergast Garde. Esquire with Catherine Garde his now Wife, and to enable him to

marry again; and for other Purposes therein mentioned.

49. An Act to dissolve the Marriage of Thomas Best Esquire, with Emily Best, commonly called the Right Honourable Lady Emily Best, his now Wife, and to enable him to marry again; and for other Purposes therein mentioned.

50. An Act for inclosing Lands in the several Parishes of Penkridge, Cannock and Berkswich, and the extraparochial Place of Teddesley

otherwise Teddesley Hay, in the County of Stafford.

51. An Act for vefting in John Summers Lord Summers, his Heirs and Assigns, the Right of Nomination and Presentation of a Minifter or Curate to the Parish and Parish Church of Stoulton, in the County of Worcester.

52. An Act for inclosing Lands in the Parish of Burwell, in the

County of Cambridge.

[His Majesty's Allotment may be fold before Execution of Award. Extrat of Award describing His Majesty's Allotment to be made and feat to Commissioners of His Majesty's Woods, Forests and Land Revenues.]

33. An Act for inclosing Lands in the Township and Liberty of

Blyth, in the County of Nottingbam.

54. An Act for inclosing Lands in the several Parishes of Llansaint-

freed and Llanvillo, in the County of Brecon.

[Commissioners of His Majesty's Woods, Forests and Land, Revenues, or Surveyor General of His Majefly's Land Revenues, to appoint Ashstant Commissioners for Manor of Welsh Allotment to His Majesty, his Heirs and Successors, Penkelly. as Lord of the Said Manor. Extract of Award relating to His Majefly's Allotment to be sent to Commissioners of His Majesly's Woods, &c. or Surveyor. General of His Majefty's Land Reveaue. His Majesty's Allotment may be sold before Execution of Award. Proviso for His Majesty as Lord of the said Manor.

55. An Act for inclosing Lands in the Tithing of Westcombland, in the Parish of Buckland Saint Mary, in the County of Somerset. [His Majesty's Allotment may be fold before Execution of Award. Extract of Award describing His Majesty's Allotment to be made and sent to Commissioners of His Majesty's Woods, Forests and Land Revenues, or Surveyor General of His

Majesty's Land Revenues.]

56. An Act for annexing the Vicarage of Almondsbury, in the County

of Gloucester, to the Bishoprick and See of Bristol.

57. An Act for effectuating an Exchange of the Advowson of the Rectory of the Church of Bignor, in the County of Suffex, belonging to His Majesty, for the Advowson of the Rectory of the Church of North Scarle in the County of Lincoln, belonging to George Obrien Earl of Egremont.

58. An Act to establish and confirm the Assumption of the Surname and Use of the Arms of Powell by John Powell, formerly John Powell Roberts Esquire, and to enable the Heirs of His Body to take, use and bear the Surname and Arms of Powell,

pursuant to the Will of John Powell Esquire, deceased.

59. An

59. An Act for inclosing Lands in the Patithee of Wrothen and Ightham, in the County of Kent.

[And for making Compensation for Tithes.]

60. An Act for inclosing Lands in the Parish of Birling, in the County of Kent.

61. An Act for inclosing Lands in the Parish of Llaurbaiast, in

Kinmerch, in the County of Denbigh.

[Commissioners of His Majesty's Woods, Forests and Land Revenues, or Surveyor General of His Majesty's Land Revenue, to appoint assistant Commissioners. Entrate of Award relating to His Majesty's Allotment to be made and fent to Commissioners of His Majesty's Woods, &c. or Surveyor General of His Majesty's Land Revenue. His Majesty's Atlotment may be sald before Execution of Award. Proviso for His Majesty as Lord of the Lordship of Denbigh and Denbigh Land. Proviso for His Majesty's Right to Mines and Minerale.]

\$2. An Act for inclosing Lands in the Parishes of Wender otherwise

Wendens Ambo, and Arkesden, in the County of Essen.

[And for making Compensation for Tubes.]

-63. An Act for rendering valid and effectual the Powers of Sale and Exchange, and for the Appointment of new Trustees in the Settlement made subsequent to the Marriage of the late Most Honourable John Dennis Marquis of Sligo, with Louisa Catherine

his Wife; and for the other Purposes therein mentioned.

64. An Act for more effectually carrying into Execution an Act passed in the Fifty third Year (a) of the Reign of His present Majesty, intituled An As for vesting a Leasehold Messuage in Curzon Street, in the County of Middlesex, and other Essential by the Will of Dame Harriott Reade, decensed, in Trustess to be fold, and to lay out the Money thence arising in the Purchase of other Estates, to be settled in like manner.

(a) [53 G. 3. c. 79. PR.]

65. An Act to dissolve the Marriage of Robert Dundas Esquire, with Jane Rollo his now Wife, and to enable him to marry again; and

for other Purposes therein mentioned.

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# STATUTES AT LARGE.

### Anno Regni GEORGII III. Britanniarum Regis, Quinquagesimo Quarto.

T the Parliament begun and holden at Westminster, the Twenty fourth Day of November, Anno Domini 1812, in the Fifty third Year of the Reign of our Sovereign Lord GEORGE \* the Third, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith; And from thence continued, by several Prorogations, to the Fourth Day of November 1813; being the Second Session of the Fifth Farliament of the United Kingdom of Great Britain and Ireland.

#### CAP. I.

An Act to enable His Majesty to accept the Services of a Proportion of the Militia out of the United Kingdom, for the vigorous Profecution of the War.

[24th November 1813.] WHEREAS it is highly important that the most effectual Measures should be adopted for the vigorous Prosecution of 'the War upon the Continent of Europe; and it is therefore expedient that His Majesty should be empowered to accept any Offers of a Proportion of the Officers, Non Commissioned Officers, Drummers and Private Men, of the Militia of the United Kingdom, to serve in any Part of Europe, or to transfer their Services to Regiments of the Line, under certain Regulations;' May it theretore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty to accept the Services, and His Majesty to employ in any Part of Europe, under the Regulations and Re- may accept vodrictions specified in this Act, such Part of the present Regular luntary Offers of Militia of Great Britain, and of the Militia of Ireland, not exceeding in any case three sourths of the Number actually serving in any Regi- in any Part of ment, Battalion or Corps of any such Militia, as may make a voluntary Europe. Offer, duly certified by their respective Commanding Officers, of extending their Services to all Parts of Europe, and as His Majesty may think proper to permit to extend their Services in consequence of such voluntary Offers as aforesaid; and it shall be lawful for His Majesty, by any Order figured by the Principal Secretary of State, or by the Lord Lieutenant or other Chief Governor or Governors of Ireland, or by his or their Chief Secretary, directed to the Commanding Officer of any Regiment, Battalion or Corps of the Militia of Great Britain 54 Geo. III.

Proportion of Militia to terve C. 1. 54 GEO. III. A.D. 1013.

Part or Parts thereof, not exceeding such Proportion as aforesaid, to extend their Services to all Parts of Europe, under such Rules and

Regulations as His Majesty may think fit to appoint.

Bounty of Eight Guineas to Perfons making voluntary Offer. Il. Provided always, and be it further enacted, That it shall be lawful for His Majesty to direct that a Bounty not exceeding Eight Guineas shall be allowed to every Non Commissioned Officer, Drummer and Private Man, who shall make such voluntary Offer as aforesaid; and every Non Commissioned Officer, Drummer and Private Man, making such voluntary Offer as aforesaid, shall take the following Oath; videlicet,

Oath.

I A. B. do fincerely promise and swear, That I will be faithful and bear true Allegiance to His Majesty King George, his Heirs and Successors, and that I will faithfully serve in the Militia in any Part of Europe, during the Remainder of the War, and until the Expiration of Six Months after the Termination thereof, to be reckoned from the Ratification of any Definitive Treaty of Peace, unless I shall be sooner discharged.

Enrolment,

And every Non Commissioned Officer, Drummer and Private Man, making such voluntary Offer as aforesaid, and taking such Oath, shall be enrolled to ferve in the Militia in any Part of Europe, according to the Terms of fuch Oath; and fuch feveral Enrolments shall take place and fuch Oaths shall be administered, by the Officer commanding any Regiment, Battalion or Corps of Militia, or by any Deputy Lieutenant or Justice of the Peace, at such Times, and under such Regulations, as His Majesty, by any Order to be signed by the Secretary of State, or by the Lord Lieutenant or other Chief Governor or Governors of Ireland, or his or their Secretary, shall in that Behalf direct or appoint; and every Non Commissioned Officer, Drummer and Private Man, so enrolled to serve in the Militia in any Part of Europe, under the Provisions of this Act, shall be entitled to his Discharge at the Expiration of the Period specified in such Oath, without any regard to the Period for which he shall have been enrolled to serve in the Militia under any former Act or Acts of Parliament relating to the Militia, in any Part of the United Kingdom.

Commanding
Officers to explain that Offer
is voluntary.

Discharge.

III. And be it further enacted, That no Person serving in the Militia of any Part of the United Kingdom shall be compelled to make such Offer, or be engaged to serve out of the United Kingdom for which he is enrolled and serving, except by his own Consent; and no Commanding Officer shall certify according to this Act any voluntary Offer, before he shall have explained to every Person offering to serve, that the Offer is to be purely voluntary on his Part.

Services of
Three Field Officers accepted
with 900 Men;
Two Field Officers with 600
Men; and One
with 300, &c.
and Proportion
of other Officers
according to
Mitablishment.

IV. And be it further enacted, That it shall be lawful for His Majesty to accept the Services of Three Field Officers of any Regiment of Militia, in which Nine hundred Private Men shall offer to extend their Services under this Act; and of Two Field Officers of any Regiment, Battalion or Corps of Militia, in which Six hundred Private Men shall so offer to extend their Services; and of One Field Officer of any Regiment, Battalion or Corps of Militia, in which Three hundred Private Men, or Three Fourths of the Number of Private Men actually serving in any such Regiment, Battalion or Corps of Militia, shall so offer to extend their Services; and in Every case in which such Proportion of Field Officers of any Regiment, Battalion or Corps of Militia, from which such Numbers of Men

Uniters. 54° GEO. 111.

Men respectively shall so volunteer as aforesaid, shall not offer to extend their Services with fuch Men, it shall be lawful for His Majesty to give the Rank of Field Officers to any Captains in such Regiments, Battalions or Corps of Militia respectively, who may offer to extend their Services with fuch Men; and it shall also be lawful for His Majesty to accept the Services of such Proportion of other Officers, Non Commissioned Officers and Drummers, with any such Numbers of Private Men as shall be allowed to such Numbers of Men respectively in the Establishment of the Regiment, Battalion or Corps to which they respectively belong.

V. And be it further enacted, That it shall be lawful for His His Majesty Majesty, from time to time to form the Officers, Non Commissioned Officers, Drummers and Private Men, who shall so extend their tended Service Services from the Regiments, Battalions or Corps of Militia, into into Provisional such Provisional Regiments or Battalions as may be deemed most Regiments or expedient for His Majesty's Service: Provided always, that in all Battalions. cales in which a Field Officer of Militia shall have volunteered for Extended Service in any Part of Europe, the Officer having the Chief Command in such provisional Battalions shall be a Field Officer of

Militia.

VI. Provided always, and be it enacted, That no Officer of the Rank of Militia shall, while out of the United Kingdom upon any such Officers. Extended Service, rank with the Officers of His Majesty's Regular

Forces higher than as a Lieutenant Colonel of the Militia.

VII. Provided always, and be it further enacted, That in any case in In what case which the Number of Officers of each Rank so volunteering to extend His Majesty their Services to any Part of Europe, and accepted by His Majesty, Officers, thall not be in due Proportion to the Number of Men so volunteering, it shall be lawful for His Majesty to appoint any fit and proper Persons to be Officers in such provisional Battalions of Militia without regard to the Qualifications now required by Law for such Officers in the Militia, and from time to time to supply any Vacancies which may occur in fuch provisional Battalions of Militia in consequence of the Death, Refignation or Dismissal of any such Officer who shall have been so appointed by His Majesty: Provided always, that no Person Proviso. to appointed by His Majesty shall hold a Commission in any such provitional Battalion of higher Rank than that of a Subaltern, unless he shall at the time of such Appointment have been an Officer of His Majesty's Regular Forces or Militia: Provided always, that nothing Proviso, herein contained shall be construed to affect the Appointment of Officers, as by Law established, in any case of Vacancy which may occur in consequence of the Death, Resignation or Dismissal of any Militia Officer who may have volunteered for Extended Service in

Europe. VIII. And be it further enacted, That all Commissioned Officers, whose of the Militia, whose Offers of extending their Services to all Parts Offers of Exof Europe under the Provisions of this Act shall be accepted by His Majesty, shall be entitled to Half Pay according to the Ranks in which their Services shall be accepted to serve out of the United Kingdom, in like manner and under such and the like circumstances Pay. Pensions as Officers of His Majesty's Regular Forces; and the Widows of to Widows of all such Commissioned Officers killed in such Extended Service shall be entitled to receive such Pensions for Life as are given to Widows of His Majesty's Regular Forces: Provided always, that no Officer

may form Militia for Ex-

may appoint

tended Service are accepted, in what case entitled to Half

who shall be appointed to supply any Vacancy which may arise in the Militia on fuch Extended Service shall be entitled to such Half Pay, unless he shall actually join the Militia upon such Extended Service.

Subject to Mutiny Act. Officers and Officers of Regulars fitting on Courts Martial.

IX. And be it further enacted, That all Officers, Non Commisfroned Officers, Drummers and Private Men, of the Militia extending their Services as Militia to any Part of Europe, shall, upon leaving the United Kingdom upon such Extended Service, and during such Service until their Return to the United Kingdom, be subject to all the Laws in force for the Punishment of Mutiny and Desertion, in like manner in every respect as His Majesty's Regular Forces; and all Officers of His Majesty's Regular Forces shall be entitled to sit in any Court Martial upon the Trial of any Officer Non Commissioned Officer, Drummer or Private Man of the Militia, while so serving out of the United Kingdom under this Act; and all Officers of the Militia shall, during such Extended Service, be entitled to sit in any Court Martial upon the Trial of any Officer, Non Commiffioned Officer or Soldier of His Majesty's Regular Forces; any thing in any Act or Acts of Parliament to the contrary notwithstanding.

How far to remain subject to Militia Regulations.

X. Provided always, and be it further enacted, That all the Militia enrolled and formed for Extended Service as Militia to any Part. of Europe under this Act shall, notwithstanding such Extension of Service, remain subject to all the Provisions and Regulations in force, in relation to the Militia to which they shall respectively belong (except in fuch cases as are in this Act particularly specified), and shall be entitled to all such Privileges and Immunities, and to such Provisions for their Wives and Families, as if they had continued

ferving as Militia in the United Kingdom.

XI. And be it further enacted, That it shall be lawful for His Majesty from time to time to make such Regulations as His Majesty may deem most expedient in relation to the retaining upon the Establishment of the Militia to which they belong, as Supernume. raries or otherwise, any Officers, Non Commissioned Officers and Drummers, of any Regiment, Battalion or Corps of Militia, as may not so volunteer to extend their Services to any Part of Europe, or as may not be so employed upon such Extended Service; any thing in any Act or Acts of Parliament relating to the Militia,

gulations for retaining Officers, kc. 25 Supernumeraries,

His Majesty

may make Re-

and the officering of the Militia, to the contrary notwithstanding. XII. And be it further enacted, That where any Number of Private Militia Men shall be desirous of enlisting into any Regiment of the Line of His Majesty's Regular Forces which may be appointed by His Majesty for that Purpose, as a Company or Companies of not less than One Hundred Men to each Company, and His Majesty shall have fignified His Intention of granting Commissions in His Majesty's Regular Forces to any Officer or Officers actually serving in the Regiment, Battalion or Corps of Militia, from which any such Company or Men shall volunteer to serve as aforesaid in His Majesty's Regular Forces, as Captain, Lieutenant and Ensign of any fuch Company, that in every fuch case it shall be lawful for such Men to enlift as such Company or Companies as aforesaid; and in every such case it shall be lawful for any Number of Non Commissioned Officers, Corporals and Drummers of such Regiment, Battalion or Corps of Militia, not exceeding Five Serjeants and Six Corporals to every Hundred Men, to enlift with any such Com-

Number of Meu in a Company, His Majelty may appoint Officers from Militia, and make Battalions of Companies, kc.

pany of Men as aforefaid; and every Colonel and Commanding Officer of such Regiment, Battalion or Corps, is hereby required to discharge such Non Commissioned Officers, Corporals and Drummers, as shall be defirous of enlisting as aforesaid, not exceeding such Number as aforesaid; and it shall be lawful for His Majesty to attach such Company or Companies of Men to any Regiment of the Line of His Majesty's Regular Forces so appointed by His Majesty, or to join together any Number of such Companies, and form the same into an additional Battalion or additional Battalions. of any such Regiment as aforesaid, and in such case to appoint such and such Number of Field and Staff Officers to any such Battalion or Battalions as His Majesty shall think necessary: Provided always, Proviso. that nothing herein contained shall be construed to prevent any Number of Men less than One Hundred, from enlisting as Part of a Company into any Regiment so appointed by His Majesty, under fuch Regulations with respect to the Proportion of Officers and Non Commissioned Officers, as His Majesty may think fit to appoint.

XIII. Provided also, and be it further enacted, That no Person ferving in the Militia, who shall be usually employed as Adjutant's Clerk or Regimental Clerk, or as a Drummer, or as a Musician in the Band of the Regiment of the Militia to which he shall belong, or shall be usually employed as an Armourer in any such Regiment, or who shall have been trained as an Artillery Man or Matross, and as such shall be attached to any Artillery belonging to any Regiment of Militia, not exceeding Twenty Men in each Battalion, shall be entitled to his Discharge, or to enlist into the Regular Forces as aforesaid under this Act, unless he shall obtain the Consent for that Purpose of the Commanding Officer of the Regiment of Militia in which he shall be then serving.

Certain Person not to enlifts without Consent of Commanding

XIV. And be it further enacted, That it shall be lawful for the Commanding Officer of any Regiment of Militia to refuse to discharge any Private Militia Man, who shall desire his Discharge for the Purpose of being enlisted into the Regular Forces under this ficient Cause. Act, upon assigning in Writing to the General Officer commanding in the District within which such Regiment of Militia shall be quartered, or to the Adjutant General of His Majesty's Forces where there shall not be such General Officer as aforefaid, such Cause for his Refusal as shall be deemed sufficient by such General Officer or

Commanding Officers may refule to discharge Men upon suf-

Adjutant General, as the case may be.

XV. Provided always, and be it further enacted, That if any In what case Person discharged from the Militia for the Purpose of being enlisted Persons disinto His Majesty's Regular Forces under this Act, shall not with- tinue to belong standing refuse to enlist pursuant to any Declaration of being defirous to Regiment to enlift, so made by him as aforesaid, or shall not be approved from which difof by the Officer appointed by His Majesty for that Purpose, then charged. and in every such case, such Person shall continue to belong to the Regiment of Militia from which he shall have been so discharged for the Purpose of enlisting as aforesaid, notwithstanding any such Discharge.

charged to con-

XVI. And be it further enacted, That every Person who shall be No Person to be enlifted to serve in any Regiment so named and appointed avasoresaid drafted from shall serve in the Regiment in which he shall have originally calisted which enlisted.

Regiment in

XXI. And

C. 1:

to serve, and in no other Regiment whatever; and no Person enlisting in any such Regiment shall, on any Account or Pretence whatsoever, be drafted into or serve in any other Regiment without his Consent, except in some Garrison or Veteran Battalion, in case it shall be necessary or expedient to transfer such Person into any Garrison or Veteran Battalion on account of his being disabled, or for any other **Inflicient Caufe** 

Militia Officers volunteering to serve in Regular Forces to have Half Pay.

XVII. Provided always, and be it further enacted, That every Officer so volunteering to serve in His Majesty's Regular Forces with any fuch Company of Men as aforesaid shall, upon his Reduction, be entitled to and receive the Half Pay of the Rank in which he shall have been serving at the time of his Reduction.

Number of Men taken from Militia not to exceed 30,000.

XVIII. Provided always, and be it further enacted, That the total Number's of Officers, Non Commissioned Officers, Drummers and Private Men, to be raised under this Act, either by extending their Services to Europe as Militia, or by Enlistment by Companies into fuch Regiments of the Line as may be appointed by His Majesty for that Purpole, shall not exceed Thirty Thousand; and that the Number of Men to be raised under this Act in any Regiment, Battalion or Corps of Militia, either by extending their Services to Europe as Militia, or by Enlistment by Companies into such Regiments of the Line as may be appointed by His Majesty for that Purpose, shall in no case exceed Three fourths of the Number of Private Men actually serving in any such Regiment, Battalion

or Corps.

51 G.3. cc.20. 30, relating to Militia enlilling into the Line, to continue inforce, except in the particular cale specified in Act.

XIX. Provided always, and be it further enacted, That nothing in this Act contained shall affect, or be construed to affect, any of the Provisions, Clauses or Regulations contained in the several Acts passed in the Fifty first Year of the Reign of His present Majesty, the one intituled An A& to allow a certain Proportion of the Militia of Great Britain to enlift annually into the Regular Forces; and to provide for the gradual Reduction of the said Militia; and the other, intituled An At to amend the several Ats for enabling His Majesty to accept the Services of Volunteers from the Militia of Ireland, or any of the Provisions or Regulations now in force, for allowing the Militia of any Part of the United Kingdom to enlift into His Majesty's Regular Forces, except in such cases as are in this Act particularly and especially specified and provided: Provided always, that in any Volunteering from the Militia, which may be ordered by His Majesty, for the Year One thousand eight hundred and fourteen, or for any succeeding Year, under the Provisions of the aforesaid Acts of the Fifty first Year of His present Majesty, it shall be lawful for His Majesty, if He shall think sit, to order and direct that the Number so permitted to enlist into the Regular Forces, may transfer their Services into that Part of the Militia ferving in Europe, or may enlift as Companies, or Parts of Companies, into the Regular Forces, under the Provisions of this Act, in the manner herein prescribed, without regard to the specific Quota which each Regiment, Battalion or Corps is by the aforesaid Acts required to furnish.

Proviso for

XX. Provided always, and be it further enacted, That nothing London Militia. in this Act contained shall extend or be construed to extend to the London Militia. [See 54 G. 3. c. 38. § 1.]

XXI. And be it further enacted, That this Act may be altered, Act altered, &c. amended or repealed, by any Act or Acts to be made in this present Sellion of Parliament.

[See c. 17. post, All explained and amended, and extended to Regiment of Miners of Cornwall and Devon, c. 20. post, see c. 38. post.]

#### CAP. II.

An Act for continuing to His Majesty certain Duties on Malt, Sugar, Tobacco and Snuff in Great Britain; and on Pensions, Offices and Personal Estates, in England, for the Service of the Year One thousand eight hundred and fourteen.

[26th November 1813.] \* XXXIX. And whereas by the said Act passed in the Thirty 38 G. 3. c. 60. eighth Year of the Reign of His present Majesty, intituled An \* All for making perpetual subject to Redemption and Purchase in \* the manner therein stated, the several Sums of Money now charged in Great Britain as a Land Tax for One Year, from the Twenty fifth Day of March One thousand seven hundred and ninety eight, it was enacted, that the several Duties imposed on Sugar by Three Acts of the Twenty seventh, Thirty sourth and Thirty seventh 27 G. 3. c. 13. \* Years of the Reign of His present Majesty, on Malt, by an Act 34 G. 3. c. 4. made in the Twenty seventh Year of the Reign of His present 37 G. 3. c. 15. " Majesty, and the Duties of Excise on Tobacco and Snuff, by an 29 G. 3. c. 68. · Act made in the Twenty ninth Year of the Reign of His present Majesty, should continue in force until the Twenty fifth Day of March One thousand seven hundred and ninety nine, and no · longer, but should from thenceforth cease and determine, unless the same should be specially continued by Parliament, which said · feveral Duties were by an Act made and passed in the Thirty s minth Year of the Reign of His present Majesty, intituled · Att for continuing and granting to His Majesty a Duty on Pensions, ' Offices and Personal Estates, in England, Wales and the Town of · Berwick upon Tweed, and certain Duties on Sugar, Malt, Tobacco and Snuff, for the Stroice of the Year One thousand seven bundred and ninety nine, further continued until the Twenty fifth Day. of · March One thousand eight hundred, and which by several sub-· sequent Acts, were further continued until the Twenty fifth Day of March One thousand eight hundred and eleven: And whereas by an Act passed in the Forty ninth Year of the Reign of His 49 G. 3. c. 98. present Majesty, intituled Ast Ast for repealing the several Duties \$1.7.

Duties on Sugar, of Custome chargeable in Great Britain, and for granting other &c. continued. · Duties in lieu thereof, the said several Duties on Sugar were repealed, and other Duties granted on Sugar in lieu thereof: And whereas by another Act, passed in the Forty third Year of 43 G. 3. c. 69. the Reign of His present Majesty, intituled An Att to repeal the 52. Duties of Encise payable in Great Britain, and to grant other Duties in lieu thereof, certain of the faid Duties on Licences to • be taken out by Dealers in Tobacco and Snuff, and certain Daties on Tobacco, were repealed, and other Duties granted in · lieu thereof: And whereas the faid Duties granted by the faid · lest recited Acts were continued until the Twesty fifth Day of Merch One thousand eight hundred and thirteen: And whereas

4 the

53**G. 3. c.315.** § 9.

the faid Duties on Sugar, and the faid Duties on Malt, Tobacco and Snuff, together with the faid Duties relating to Licences and Tobacco, were by an Act passed in the Fifty third Year of the Reign of His present Majesty, surther continued until the Twenty sifth Day of March One thousand eight hundred and sourteen; Be it surther enacted, That the said several Duties on Sugar, Malt, Tobacco and Snuff, and the said Acts granting and continuing the same, and all the Provisions thereof, shall be and the same are hereby severally and respectively surther continued from and after the Expiration of the time limited as aforesaid, until the Twenty sisth Day of March One thousand eight hundred and sisteen, and all Monies arising thereby which shall be paid into the said Receipt of the Exchequer, shall be entered separate and distinct from all other Monies paid and payable to His Majesty.

A.D. 1813.

Separate Account.

[This A8, except the Omission of the Words "by the Authority aforesaid" in Section 2. and the Clause above inserted is similar to 53 G.3. c. 15.]

#### CAP. III.

An Act for raising the Sum of Twenty two Millions by way of Annuities. [26th November 1813.]

[See c. 8. post. 24,000,000l. raised c. 76. post. and 3,000,000l. for Service of Ireland, c. 85. post.]

#### CAP. IV.

An Act to continue until Six Weeks after the Commencement of the next Session of Parliament, an Act passed in the last Session of Parliament, intituled, An Act to continue and amend an Act of the present Session, to prevent the issuing and circulating of Pieces of Gold and Silver, or other Metal, usually called Tokens, except such as are issued by the Banks of England and Ireland respectively. [26th November 1813.]

53 G. 3. c. 114.

• TITHEREAS an Act passed in the last Session of Parlia. · VV ment, intituled An At to continue and amend an At of the present Session, to prevent the issuing and circulating of Pieces of Gold and Silver, or other Metal, usually called Tokens, except fuch as are issued by the Banks of England and Ireland respec-\* tively: And whereas it is expedient that the Period limited in • the faid recited Act for the Circulation of Pieces of Gold or Silver and mixed Metals, in the faid recited Act specified and denominated 4 Tokens, should be further extended; May it therefore please Your Majesty that it may be enacted; and be it enacted, by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That so much of the said recited Ast as prohibits the Circulation of any fuch Tokens as are in the faid recited Act described, after Six Weeks from the Commencement of this Sellion of Parliaments fhall be and the same is hereby repealed.

\$ 2. repealed.

Time within which Tokens to circulate.

II. And be it further enacted, That, from and after Six Weeks from the Commencement of the next Session of Parliament to Piece

of Gold or Silver, or of any mixed Metal composed partly of Gold or Silver, of whatever Name the same may be, shall pass or circulate as a Token for Money, or as purporting that the Bearer or Holder thereof is entitled to demand any Value denoted thereon, either by Letters, Words, Figures, Mark or otherwise, whether such Value is to be paid or given in Money or Goods, or other Value, or in any manner what soever; and every Person who shall, after Six Weeks from the Commencement of the next Session of Parliament, circulate or pass as for any nominal Value in Money or Goods any such Token, shall, for every such Token so circulated or passed, whether such Person shall be or have been concerned in the original Issuing or Circulation of any such Token, or only the Bearer or Holder thereof for the time being, forfeit any Sum not less than Five Pounds nor more than Ten Pounds, at Penalty. the Discretion of such Justice or Justices of the Peace who shall hear and determine such Offence; provided that nothing in this Act contained shall extend or be construed to extend to prevent any Person from presenting any such Token for Payment to the original Issuer Original Issuer. thereof, or to discharge or excuse any such original Issuer from his Liability to pay the same.

III. And be it therefore enacted, That all Persons who shall have Issuers of Local originally issued or have been concerned in the original Issuing or Token liable to Circulation of any such Tokens, and their respective Executors and Pay same by Administrators, shall be and they are hereby declared to be liable in Law, upon Demand made of the Value denoted upon the Tokens issued by such Persons respectively, to pay the same; and the Amount of Money or Value denoted upon any fuch Tokens, either by Letters, Words, Figures, Marks or otherwise, may be recovered by the Bearer or Holder hereof, in any Action or Suit against the Person or Persons who shall have originally issued or been concerned in the original Issuing or Circulation of such Token, in like manner as the Amount or Value of any Promissory Notes payable to Bearer, and issuable by Law, may now be recovered, to pay off or discharge the fame.

IV. Provided always, and be it further enacted, That nothing Issue of Promisin this Act contained shall extend, or be construed to extend, to sory Notes authorize or make legal the issuing of any Promissory Note, not under sos. being a Token composed of Gold or Silver, or of mixed Metal composed partly of Gold or Silver, which cannot now be issued by

V. Provided always, and be it further enacted, That nothing Proviso for in this Act contained shall extend, or be construed to extend, Tokens of Bank to any Tokens issued or circulated by or under the Autho- of England or rity of the Governor and Company of the Bank of England, or Ireland, by or under the Authority of the Governor and Company of the Bank of Ireland respectively; or in any manner to affect any fuch Tokens, or the Circulation thereof; or to subject any Company or Companies, or Person or Persons, to any Penalty for ining or circulating any fuch Tokens.

VI. And be it further enacted, That all Penalties and Forfei- Penalties how tures imposed by this Act shall and may be recoverable and re- recovered. covered, and levied and applied, in like manner and by fuch Means as the like Penalties and Forfeitures are made recoverable by the faid recited Act; and all the Powers, Authorities, Claufes, Matter\*

Matters and Provisions, in the said recited Act contained or referred to, shall be and remain, and continue in full force, and be applied and executed for the enforcing the Provisions of this Act, and for the recovering and applying of any Penalties and Forfeitures under this Act, as fully and effectually as if all such Powers, Authorities. Clauses and Provisions, were severally and separately re-enacted in and made Part of this Act.

Act altered, &c.

10

VII. And be it further enacted, That this Act may be altered, amended or repealed, by any Act or Acts to be passed in the present Session of Parliament.

### CAP. V.

An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and for extending the Times limited for those Purposes respectively, until the Twenty fifth Day of March One thousand eight hundred and fifteen; and to permit fuch Persons in Great Britain as have omitted to make and file Affidavits of the Execution of Indentures of Clerks to Attornies and Solicitors to make and file the same on or before the First Day of Hilary Term One thousand eight hundred and fifteen. [6th December 1813.]

**4.** 13.

\* WHEREAS divers Persons, who, on account of their Offices, Flaces, Employments or Professions, or any other Cause or Occasion, ought to have taken and subscribed the Oath or Assurance respectively appointed to be by such Persons taken and i G. I. Stat. 2. ' subscribed, in and by an Act, made in the First Year of the Reign of His late Majesty King George the First, of glorious ' Memory, intituled An Att for the further Security of His Majefty's · Person and Government, and the Succession of The Crown in the 4 Heirs of the late Princess Sophia, being Protestants; and for extin-' guishing the Hopes of the pretended Prince of Wales, and his open and secret Abettors; or to have qualified themselves according to an Act, made in the Thirteenth Year of the Reign of King

13 Car. 2. Stat. 2. c. I.

25 Car. 2. c. 2.

6 Charles the Second, intituled An Att for the well governing and " regulating of Corporations; or to have qualified themselves according to another Act, made in the Twenty fifth Year of the Reign of King Charles the Second, intituled An A& for preventing the Dangers which may happen from Popish Recusants by receiving the Sacrament of the Lord's Supper according to the Usage of the

35 Car. 2.

s against Transubstantiation therein mentioned (a); or according to another Act, made in the Thirtieth Year of the Reign of King Charles the Second, intituled An Att for the more effetival preserving The King's Person and Government, by disabling Papists from

6 Church of England, and making and subscribing the Declaration

8 G. I. c. 6.

fitting in either House of Parliament; or according to another Act, made in the Eighth Year of the Reign of His late Majesty King · George the First, intituled An At for granting the People called \* Quakers such Forms of Affirmation or Declaration as may remove

(a) [The Title of 25 Car. 2. c. 2. on the Roll is " An Act for preventing Dangers which may happen from Popish Recusants."] s the

the Difficulties which many of them lie under; or according to another Act, made in the Ninth Year of the Reign of His late 9 G. 2. c. 26. Majesty King George the Second, intituled An Att for indemnifying · Persons who have omitted to qualify themselves for Offices within \* the time limited by Law, and for allowing further time for that · Purpose; and for amending so much of an Att, passed in the · Second Year of the Reign of His present Majesty, as requires Per. fone to qualify themselves for Offices before the End of the next Term or Quarter Sessions; and also for enlarging the time limited by Law, for making and subscribing the Declaration against Transubstantiation; and for allowing a further time for Involment of Deeds and Wills made by Papists; and for Relief of Protestant Purchasers, \* Devisees and Lessees; or according to another Act, made in the · Eighteenth Year of the Reign of His late Majesty King George 18 G.2. c.20 the Second, intituled An AB to amend and render more effectual an · At passed in the Fifth Year of His present Majesty's Reign, in-' tituled An All for the further Qualification of Justices of the Peace; or according to another Act, made in the Sixth Year of the Reign 6 G. 3. c. 53. of His present Majesty, intituled An AB for altering the Oath of ' Abjuration, and the Assurance; and for amending so much of an A&, \* made in the Seventh Tear of the Reight of Her late Majesty Queen Anne, intituled An Atl for the Improvement of the Union of the · Two Kingdoms, as, after the time therein limited, requires the Delivery of certain Lists and Copies therein mentioned to Persons ' indiaed of High Treason, or Misprisson of Treason; have, through Ignorance of the Law, Absence or some unavoidable Accident, omitted to take and subscribe the said Oaths and Assurance, and make and subscribe the Declaration required by Law or otherwife to qualify themselves as aforesaid, within such Time, and in I fuch Manner, as in and by the faid Act respectively, or by s any other Act of Parliament in that behalf made, is required, whereby they have incurred, or may be in Danger of incurring, divers Penalties and Disabilities:' For quieting the Minds of His Majesty's Subjects, and for preventing any Inconveniences that might otherwise happen by means of such Omissions, be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all and every Person Persons omitor Persons who, at or before the passing of this Act, hath or shall ting to qualify have omitted to take and subscribe the Taid Oaths and Declarations, fore palling of or to receive the Sacrament of the Lord's Supper, or otherwise to Act; qualify him, her or themselves, within such time, and in such manner as in and by the said Acts, or any of them, or by any other Act of Parliament in that behalf made, is required, and who, after accepting any fuch Office, Place or Employment, or undertaking any Profession or Thing on account of which such Qualifications ought to have been had, and is required, before the passing of this Act, hath or have taken and subscribed the said Oaths, or made the Declarations required by Law, and also received the Sacrament of the Lord's Supper, according to the Usage of the Church of England, or who, on or before the Twenty fifth Day of March One thoufand eight hundred and fifteen, shall take and subscribe the said Oaths, Declarations and Assurance respectively, in such cases where- 25, 1815, qua-

themselves be-

and who shall on or before March in hfy themielves,

in by Law the said Oaths, Declarations and Assurance, ought to have been taken and subscribed, in such manner and Form, and at or in such Place or Places as are appointed in and by the said Act, made in the First Year of the Reign of His said late Majesty. King George the First, or by any other Act or Acts of Parliament in that behalf made and provided, and also hath or have received, or shall, on or before the said Twenty fifth Day of March One thousand eight hundred and fifteen, receive the Sacrament of the Lord's Supper, according to the Ulage of the Church of England, in such cases wherein the faid Sacrament ought to have been received, and hath or ought to (a) have made and subscribed, or shall, on or before the faid Twenty fifth Day of March One thousand eight hundred and fifteen, make and subscribe the said Declaration against Transubstan. tiation, and also hath or have made and subscribed, or shall, on or before the said Twenty fifth Day of March One thousand eight hundred and fifteen, make and subscribe the said Declaration in the faid Statute made in the Thirtieth Year of King Charles the Second, In fuch cases wherein the said Declaration ought to have been made and subscribed, or take and subscribe the Oath directed by the said Act made in the Eighteenth Year of the Reign of His late Majesty King George the Second, in such cases wherein the said Oath ought to have been taken and subscribed, in such manner as by the said Act is directed, shall be and are hereby indemnified, freed and discharged, from and against all Penalties, Forfeitures, Incapacities and Disabilities, incurred, or to be incurred for or by reason of any Neglect or Omission, previous to the passing of this Act, of taking or subscribing the said Oaths or Assurance, or receiving the Sacrament, or making or subscribing the said Declaration, or taking or subscribing the said Oath according to the above mentioned Acts, or any of them, or any other Act or Acts; and such Person and Persons is and are, and shall be fully and actually recapacitated and restored to the same State and Condition as he, she or they, were in before such Neglect or Omission, and shall be deemed and adjudged to have duly qualified him, her or themselves, according to the above mentioned Acts, and every of them; and that all Elections of, and Acts done or to be done by any such Person or Persons, or by Authority derived from him, her or them, are and shall be of the same Force and Validity as the same, or any of them, would have been if such Person or Persons respectively had taken the said Oaths or Affurance, and received the Sacrament of the Lord's Supper, and made and subscribed the said Declarations, and taken and subscribed the said Oath according to the Directions of the said Acts, and every or any of them; and that the Qualification of fuch Person or Persons, qualifying themselves in manner and within the time appointed by this Act, shall be, to all Intents and Purposes, as effectual as if such Person or Persons had respectively taken the faid Oaths and Assurance, and received the Sacrament, and made and subscribed the said Declaration, and taken and subscribed the faid Oath, within the time and in the manner appointed by the several (a) [Query. The Words "ought to."] Acts before mentioned

II. And whereas several Persons well affected to His Majesty's Government, and to the United Church of England and Ireland have, through Ignorance of the Law, neglected, or been by Sick-

indemnified against Forfeitures.

ness or other unawoidable Causes, prevented from taking and subscribing

s subscribing the Declaration, and from receiving the Sacrament of the Lord's Supper, and delivering a Certificate thereof according to the Directions of an Act passed in the Parliament of · Ireland in the Second Year of the Reign of Her late Majesty 2 Ann. (I.) c.6. · Queen Anne, intituled An Att to prevent the further Growth of " Popery;" Be it therefore further enacted, That all Persons who Neglecting to have incurred any Penalty or Incapacity in the said recited Act qualify agreeable mentioned, by neglecting to qualify themselves according to the to hish Act. faid A&, shall be, and are hereby indemnified, freed and discharged from all Incapacities, Disabilities, Penalties and Forseitures, incurred before March by reason of such Omission or Neglect as aforesaid; and that no Act done by any of them not yet avoided, shall be questioned or demnified. avoided by reason of such Omission or Neglect, but that all such Acts shall be and are hereby declared to be good and effectual, as if such Persons respectively had taken and subscribed the said Oath, and received the said Sacrament, and delivered the Certificate thereof, and made and repeated and subscribed the said Declaration, at such Time, Place and Manner, as in the said Act is mentioned; any thing in the said Act to the contrary notwithstanding: Provided Proviso, always, that such Person or Persons do and shall take and subscribe the faid Oaths, and make, repeat and subscribe the said Declaration in fuch Manner and Form, and in fuch Place or Places respectively as are directed and appointed by the said last recited Act, on or before the Twenty fifth Day of March One thousand eight hundred and fifteen.

Perions qualifying on or 25, 1815, in-

III. Provided always, That this Act, or any thing herein con- Not indemnified tained, shall not extend, or be construed to extend, to indemnify for any Penalty any Person against whom final Judgment shall have been given, in lecting to qualify. any Action of Debt, Bill, Plaint or Information, in any of His Majesty's Courts of Record, for any Penalty incurred by having

neglected to qualify himself within the time limited by Law. IV. Provided always, and be it further enacted, That nothing Not to exempt contained in this Act shall extend or be construed to extend to exempt any Justice of the Peace within Great Britain from the Penalties to which he is subject for acting as such without being

possessed of the Qualification required by the Laws now in force. . V. And whereas the Appointment of divers Clerks of the Appointments ' Peace, Town Clerks, and other public Officers, and the Admiffions of divers Members and Officers of Cities, Corporations and Bos rough Towns in Great Britain, or the Entries of such Admissions ' in the Court Books, Rolls or Records of fuch Cities, Corporations and Borough Towns, which by feveral Acts of Parliament are directed and required to be stamped, may not have been pro-" vided, or the same not stamped, or may have been lost or mislaid;" Be it further enacted, That, for the Relief of such Persons whose Appointments and Admissions, or the Entries of whose Admissions as aforefaid, may not have been provided, or not duly stamped, or where the same have been lost or missaid, it shall and may be lawful to and for such Persons in Great Britain, on or before the Twenty fifth Day of March One thousand eight hundred and fifteen, to provide or cause to be provided, Appointments, and Admissions, or Entries of Admissions, as aforesaid, duly stamped; or, in case where such Appointments, Admissions or Entries of Admissions, as aforesaid, have been made or provided, but have not

Justices acting without legal Qualification.

and Admissions produced before March 25, 1815,

**Affidavit** 

been duly stamped, to produce such Appointments, Admissions or Entries of Admissions, as aforesaid, to the Commissioners appointed to inspect and manage the Revenues of the Stamp Duties to be duly stamped; which such Commissioners are hereby authorized, empowered and required to duly stamp, on Payment of the Duties first payable, or to have been paid on such Appointments, Admisfions or Entries of Admissions, as aforesaid, without any Fine or Forfeiture thereon; and in order to denote the said Duties, the said Commissioners are hereby authorized and empowered to use fuch Stamps as shall have been heretofore provided to denote any former Duties on Stamped Vellum, Parchment and Paper, or to cause new Stamps to be provided for that Purpose, and to do all other Things necessary for putting this Act in Execution, in the like and in as full and ample manner as they or the major Part of them are authorized to put in Execution any former Law concerning Stamped Vellum, Parchment and Paper; and fuch Persons fo providing Appointments, Admissions or Entries of Admissions, as aforesaid, duly stamped, or procuring the same to be duly stamped, in manner aforesaid, are and shall be hereby confirmed and qualified to act as Clerk of the Peace, Town Clerk, or other Public Officer, or Member or Members, Officer or Officers of fuch Cities, Corporations and Borough Towns respectively, to all Intents and Purposes, and shall and may hold and enjoy and execute such Offices, or any other Office or Offices into which he or they hath or have been elected, notwithstanding his or their Omission, or the Omission of any of their Predecessors, in such Cities, Corporations or Borough Towns, as aforefaid; and shall be indemnified and discharged of and from all Incapacities, Disabilities, Forfeitures, Penalties and Damages by reason of any such Omission, and none of his or their Acts shall be questioned or avoided by reason of the same.

qualified to act as Clerk, &c. of Corporations, kc.

confirmed, and

Offices enjoyed, and indemnified from Penalties, &c. of Omissions.

restore Persons by Jødgment.

Not to extend to to Office avoided

> legally entitled to the same, as if this Act had never been made. 'VII. And whereas many Persons have omitted to cause Assidavits to be made, and afterwards to be filed in the proper Office, of ' the actual Execution of several Contracts in Writing entered into by them to serve as Clerks to Attornies or Solicitors in Great. Britain; and fuch Contract, and the Indenture thereof to be inrolled within the time in which the same ought to have been done, and 6 many Infants, and others, may thereby incur certain Disabilities; For preventing thereof, and relieving such Persons, be it enacted, That every Person who, at the passing of this Act, shall have neglected or omitted to cause any such Assidavit or Assidavits as aforesaid to be made and filed, or fuch Contract or Indenture to be inrolled, and who, on or before the First Day of Hilary Term One thousand eight hundred and fifteen, shall cause such Contract or Indenture to be

VI. Provided always, that this Act, or any thing herein con-

tained, shall not extend, or be construed to extend, to restore or

entitle any Person or Persons to any Office or Employment, Bene-

fice, Matter or Thing whatsoever, already actually avoided by Judgment of any of His Majesty's Courts of Record, or already legally filled up and enjoyed by any other Person; but that such Office or Employment, Benefice, Matter or Thing, so avoided, or legally filled up and enjoyed, shall be and remain in and to the Person or Persons who is or are now, or shall, at the passing of this Act, be

Filing Affidavits before Hilary Term 1815,

inrolled with the proper Officer in that behalf, and One or more

Affidavit or Affidavits to be made, and afterwards to be filed in such manner as the same ought to have been made and filed, in due Time, shall be, and is hereby indemnified, freed and discharged, from and indemnified and against all Penalties, Forfeitures, Incapacities and Disabilities, in or by any Act or Acts of Parliament mentioned, and incurred or to be incurred, for or by reason of such Neglect or Omission; and every fuch Affidavit and Affidavits so to be made, and which shall be duly filed on or before the First Day of Hilary Term One thousand eight hundred and fifteen, shall be as effectual, to all Intents and Purposes, as if the same had been made and filed within the respective times the same ought, by the Laws now in being for that Purpose, to have been made and filed.

discharged from Penalties.

VIII. And be it further enacted, That in case any Action, Suit, General Issue. Bill of Indictment or Information, shall, from and after the passing of this Act, be brought, carried on or profecuted against any Perfon or Persons hereby meant or intended to be indemnified, recapacitated or restored, for or on account of any Forseiture, Penalty, Incapacity or Disability whatsoever, incurred or to be incurred by any fuch Neglect or Omission, such Person or Persons may plead the General Issue, and, upon their Defence, give this Act and thespecial Matter in Evidence upon any Trial to be had thereupon.

### CAP. VI.

An Act to stay, until the Twentieth Day of April One thoufand eight hundred and fourteen, Proceedings in Actions under an Act passed in the Forty third Year of His present Majesty, to amend the Laws relating to Spiritual Persons.

[6th December 1813.]

\* WHEREAS many of the Provisions of an Act passed in the 43 G. 3. c. 84.

Forty third Year of the Reign of His present Majesty, intituled An Att to amend the Laws relating to Spiritual Persons 4 bolding of Farms; and for enforcing the Residence of Spiritual 4 Persons on their Benefices in England, have given Occasion to many vexatious Profecutions; which it is expedient to prevent the further Proceeding in at present; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confeat of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, it shall and may be Staying Proceedlawful for the Defendant in any Action already commenced or which ings in Actions shall be commenced, for any Penalty or Forfeiture under the said brought. recited Act of the Forty third Year aforesaid, previous to the Twentieth Day of April One thousand eight hundred and sourteen, to apply to the Court in which such Action shall be brought, during the Sitting of fuch Court, or to any Judge of fuch Court during Vacation, for Stay of Proceedings in such Action; and such Court, and fuch Judge, respectively, are hereby required to stay such Proceedings accordingly, until the faid Twentieth Day of April One thousand eight hundred and fourteen.

[Continued to 20th May 1814, c. 44. post.; 20th July 1814, c. 54. § 13. post. The Att 43 G. 3. c. 84. explained and amended, c. 175. poß.]

CAP.

### CAP. VII.

An Act to continue, until the Twenty fifth Day of March One thousand eight hundred and fifteen, and amend an Act for regulating the Drawbacks and Bounties on the Exportation of Sugar from Ireland. [6th December 1813.]

 TITHEREAS the Act hereinafter mentioned has by Expe-• VV rience been found useful and beneficial, and it is expedient that the same should be further continued in manner hereinafter mentioned; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That an Act made in the Forty seventh Year of His present Majesty's Reign, intituled Ani At to provide more effectually for regulating the Drawbacks and Bounties on the Exportation of Sugar from Ireland; and for allowing British Plantation Sugar to be warehoused in Ireland, until the Twenty. fifth Day of March One thousand eight hundred and eight (a), atid which by an Act made in the last Session of Parliament, was continued until the Twenty fifth Day of March One thousand eight hundred and fourteen, shall be and the same is hereby further continued from the said Twenty fifth Day of March One thousand eight hundred, and fourteen, until and upon the Twenty fifth Day of March One thousand eight hundred and fifteen, except only so much of the said recited Act of the Forty seventh Year aforesaid, as relates to the allowing British Plantation Sugar to be warehoused in Ireland, and which, under the Provisions of an Act made in the Forty ninth Year of His present Majesty's Reign for continuing the said Act of the Forty seventh Year, is directed to be warehoused under the Provisions. of an Act made in the Forty eighth Year of His present Majesty's Reign, for permitting Goods imported into Ireland to be warehoused or secured without the Duties due on the Importation thereof being first paid, and except as the said recited Act of the Forty seventh (a) [Schedule to 47 G. 3. Year is amended by this Act.

Drawback or Bounty payable on Importation decreased.

PO

47 G. 3. Self. I.

c 19. further

53 G.3. c.32.

Exception.

49 G. 3. c. 30.

48 G. 3. c. 32.

continued.

Seff. 1. c. 19. repealed, o. 100. § 1. poft.] II. And be it further enacted, That if in the Publication of the Dublin Gazette containing Notice of the Average Price of Brown or Muscovado Sugar for the Four Mouths preceding the First Wednesday in May or preceding the First Wednesday in September in the Year One thousand eight hundred and fourteen, or preceding the First Wednesday in January in the Year One thousand eight hundred and fifteen, or preceding any or either of the faid Days in any fubsequent Year, during the Continuance of the said recited Act of the Forty seventh Year aforesaid, and this Act, ascertained and taken in manner prescribed by Law in Great Britain, and inserted in the Long. don Gazette, it shall appear that the Average Price of such Sugar fo ascertained and taken for the preceding Four Months in England thall not have exceeded Seventy Shillings Sterling British Currency for an Hundred Weight, exclusive of the Duties paid or payable on the Importation thereof, then and in every such case the Drawback or Bounty in the Schedule to the faid recited Act of the Forty seventh Year annexed mentioned, as corresponding to or with the Price of which such Notice in the London and Dublin Gazettes shall

have been given as aforesaid, shall be paid or allowed on Exportation (except to Great Britain) of the several Sorts of Sugar mentioned in the said Schedule, until Notice published in the London Gazette of the Average Price for the Four Months preceding any other of such subsequent Days shall be inserted in the Dublin Gazette, and fuch Drawback or Bounty shall be paid or allowed in like manner in Drawback or every respect and subject and under and according to the like Rules, Bounty how Regulations, Restrictions, Penalties and Forseitures as any Drawbacks Paid. and Bounties are paid and allowed under or by virtue of any Act or Acts in force or to be in force in Ireland relating to Drawbacks and Bounties, except in so far as the same are altered by the said recited Act of the Forty seventh Year aforesaid or this Act.

III. And be it further enacted, That this Act, and the Act hereby Act amended, continued, may be amended, altered or repealed by any Act to be &c. passed in this Session of Parliament.

#### C A P. VIII.

An Act to provide for the Charge of the Addition to the Public Funded Debt of Great Britain for the Service of the Year One thousand eight hundred and fourteen.

[6th December 1813.]

WHEREAS by an Act passed in the last Session of Parlia-, 53 G.3. c.35. ment, intituled An Att to alter and amend several Atts. paffed in His present Majesty's Reign relating to the Redemption of the National Debt; and for making further Provisions in respett thereof, it was enacted and declared, That, for the Purposes of the faid Act, an Amount of Public Debt, equal to the whole Capital of the Public Debt in perpetual redeemable Annuities existing on the Fifth Day of January One thousand seven hundred and eighty six, should be deemed to be fatisfied and discharged, and so much of the Capital Stock so purchased and transferred as therein mentioned, and standing in the Names of the Commissioners for the Reduction of the National Debt, in the Books of the Governor and Company of the Bank of England, as Parliament by any Act or Acts of the faid Session should or might direct should be cancelled in like manner as if the same had been transferred to the faid Commissioners for the Redemption of Land Tax, pursuant to the Provisions of the several Acts thereunto relating, in order to make Provision for the Charge of any Addition to be made to the Public Funded Debt of Great Britain, by way of Loan, or in any other manner, for the Service of the Year One thousand eight hundred and thirteen; and it was thereby further enacted, that whenever the Amount of the Sum to be raifed by way of Loan, or in any other manner which might create an Addition to the Public Funded Debt of Great Britain in the present or any future · Year should exceed the Sum which on the First Day of February · should have been or should be estimated to be applicable in the same . Year to the Reduction of the National Debt; then and in every · fuch case an annual Sum amounting to the One hundredth Part of the Capital Stock, created by so much only of the Monies raised by way of Loan, or in any other manner as aforesaid in the Year, s as should be equal to the Sum so estimated to be applicable to the Reduction of the National Debt within the same Year, should be 54 GEO. 111. · illued

§I.

§ 5.

54 Gio Hr.

siffued at the Receipt of the Exchequer to the Account of the faid Commissioners in the manner directed by the said therein recited Act of the Thirty second Year of His present Majesty; and with respect to the Excess of the Monies which might be so raised in any 4 Year by way of Loan, or in any other manner as aforefaid, above the estimated Sum applicable to the Reduction of the National Debt within the same Year, such an annual Sum as should be equal to One Half of the Interest of such Excess should be set apart out of the Monies composing the Consolidated Fund, and should in ' like manner be issued at the Receipt of the Exchequer to the Governor and Company of the Bank of England, to be by them • placed to the Account of the said Commissioners: And whereas the Sum, which on the First Day of February One thousand eight · hundred and thirteen was estimated to be applicable in the present \* Year to the Reduction of the National Debt, amounted to Thirteen millions and thirteen thousand nine hundred and fourteen Pounds: 4 And whereas subsequently to the passing of the said Act several Sums of Money, exceeding the faid Amount of Thirteen millions 4 and thirteen thousand nine hundred and fourteen Pounds have been 4 added to the Amount of the Public Debt by divers Acts of Parliae ment: And whereas the Commons of the United Kingdom, in · Parliament assembled, have resolved that the Sum of Twenty two e millions shall be raised by way of Annuities for the Service of 4 the Year One thousand eight hundred and fourteen: And whereas 4 the Charge of the faid Sum of Twenty two millions will amount to the Sum of One million seven hundred fixty three thousand • nine hundred and eighty two Pounds: And whereas it is expedient • to make Provisions for such Charge in the manner directed by the faid recited Act; Be it therefore enacted by The King's Most

Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Sum

of Twenty two millions two hundred and fifty feven thousand four

hundred Pounds Three Pounds per Centum Consolidated Annuities

c. 3. ante.

Certain Sums Panding in Bank Books in Names of Commillioners for Reduction of National Debt cancelled, and Interest applied to Consolidated Fund.

fent Year.

standing in the Names of the Commissioners for the Reduction of the National Debt in the Books of the Governor and Company of the Bank of England, shall, from and after the Fifth Day of January. One thousand eight hundred and fourteen, and the Sum of Thirty six' millions five hundred and forty two thousand Pounds Three Pounds per Centum Reduced Annuities standing in the Names of the said Commissioners as aforesaid, shall, from and after the Fifth Day of April One thousand eight hundred and fourteen, be cancelled from those Days respectively; and the Interest or Dividends which would have been payable thereon shall from thenceforth respectively cease to be issued from the Receipt of the Exchequer, or to be charged upon. the Consolidated Fund; and the Money which would have been applicable to the Payment thereof shall remain and be a Part of the growing Produce of the Consolidated Fund of Great Britain, for the Purpose of defraying the Charge occasioned by the Addition made or to be made (a) to the Public Funded Debt of Great Britain in the pre-(a) [See c. 3. ante. ce. 76. 85. post.]

### CAP. IX.

An Act for fixing the Commencement and Termination of Licences to be granted for the Distillation of Spirits from Corn or Grain in Scotland. [6th December 1813.]

WHEREAS the Prohibition to brew or make Worts or Wash for Distillation, or to distil Spirits from Corn or "Grain, being continued in force until the First Day of December One thousand eight hundred and thirteen, the Licences granted or to be granted for the Distillation of Spirits from Corn or Grain in Scotland, for the Confumption of Scotland, for the Year enfuing, cannot commence and take Effect on the Tenth Day of November, the legal and accustomed Day of Commencement in each Year: And whereas it is expedient, for the better levying and collecting \* the Duties by Law imposed for or in respect of the Distillation of Spirits from Corn or Grain, that each and every Licence granted or \* to be granted for the making and distilling of Spirits in Scotland for \* Consumption in Scotland, should commence and take Effect from the · Period fixed by Law for the Commencement of fuch Licences; Be it therefore enacted by 'The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all and every Licence or Licences Commencement granted and issued, or to be granted and issued in Scotland, under of Licence. and by virtue of any Act or Acts of Parliament in force to any Person or Persons to make or distil Spirits from Corn or Grain in any Part of Scotland for Consumption in Scotland, at any time after the Distillation of Spirits from Corn or Grain, shall be permitted or allowed, and before the Tenth Day of November One thousand eight hundred and fourteen, shall commence and take effect, and be deemed, taken and adjudged to have commenced and taken effect, from the Tenth Day of December One thousand eight hundred and thirteen, at whatever time such Licence or Licences may have been or shall be granted or issued.

II. And be it further enacted, That no such Licence or Licences, Duration of as granted as hereinbefore mentioned, shall be and continue in force Licence. for any longer or further Period than until the Tenth Day of No-

vember One thousand eight hundred and fourteen.

III. Provided always, and be it further enacted, That each and Licence subject every Licence granted or to be granted by virtue and in pursuance to Conditions in of this Act, shall be and the same is hereby made subject and liable to all and every of the Conditions, Rules, Restrictions, Penalties and Forfeitures to which Licences granted for the Distillation of Spirits from Corn or Grain is or may be liable to by any Act or Acts of Parliament in force before the passing of this Act, in as full a manner as if all and every the Clauses, Powers and Directions therein contained were particularly repeated and re-enacted in the Body of the present Act.

IV. And be it further enacted, That this Ad may be altered, Ad akered, &c. varied or repealed by any Act or Acts of this present Session of Parliament.

force before

pailing of Act.

54° GEO. III.

#### CAP. X.

An Act to amend an Act passed in the Fifty sirst Year of the Reign of His present Majesty, intituled An Act to permit the Interchange of the British and Irish Militias respectively.

[6th December 1813.]

g1 G. 3. c. 118.

**₩**. 1 ₩.

WHEREAS an Act passed in the Fifty first Year of the Reign of His present Majesty, intituled An Att to permit the Interchange of the British and Irish Militias respectively: And whereas it is expedient that the said Act should be amended, for the Purpose of enabling His Majesty to employ a greater Number of the Militia of Great Britain in Ireland, and of the Militia of Ireland in England (a), at one time, than are allowed by the faid · Act;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty, from and after the passing of this Act, and during the Continuance thereof, to accept the Services of the Militia of Great Britain, or any Part thereof, to serve in Ireland, and of the Militia of Ireland, or any Part thereof, to serve in Great Britain (b), without regard to the Proportions of the Militia of one Country allowed to serve in the other, or any Rotation, specified in the said recited Act; and from time to time to employ in any Part of the United Kingdom such Part of the Regular Militia of Great Britain and the Militia of Ireland respectively, as may make such voluntary Offer, duly certified by their respective Commanding Officers, of extending their Services to all Parts of the United Kingdom, without regard to such Limitations as aforesaid, and as His Majesty may think proper to permit so to extend their Services in consequence of such voluntary Offer as aforesaid; and it shall be lawful for His Majesty, by any Order signed by the Principal Secretary of State, or by the Lord Lieutenant or other Chief Governor or Governors of Ireland, or by his, or their Chief Secretary, directed by the Commanding Officer of any Regiment, Battalion or Corps, of the faid Militia Forces of Great Britain or Ireland, to propose to such Regiment, Battalion or Corps, or any Part or Parts thereof, so to extend their Services, under such Rules and Regulations, and upon fuch Allowances as His Majesty may think fit to appoint; any thing in the said recited Act to the contrary notwithstanding.

United Kingdom any Part of present Militia Force of G. B. or Ireland, making voluntary Offer to ferve, without Reference to fuch Limitation.

His Majesty

ony Part of

may employ in

(a) [See the enading Part of this Sedion.] (b) [See the Preamble.] II. And be it further enacted, That no Person serving in the said Militia, of either Part of the United Kingdom, shall be compelled to make such Offer, except by his own Consent; and no Commanding Officer shall certify according to this Act any voluntary Offer previously to his having explained to every Person of the Militia offering so to serve, that the Offer is to be purely voluntary on his Part.

Continuance.
Act altered, &c.

Commanding

plain to Men that Offers are to

voluntary.

Officer shall ex-

III. And be it further enacted, That this Act shall continue in force until the Twenty fifth Day of March One thousand eight hundred and fifteen; and may be altered, varied or repealed by any Act or Acts to be made in this present Session of Parliament.

CAP.

### CAP. XI.

An A& for extending the Provisions of an A&, passed in the Forty fixth Year of His present Majesty, for making better Provision for Soldiers, to Serjeants of the Militia.

[6th December 1813.]

WHEREAS it is expedient that certain of the Provisions of 46 G.3. c.69. an Act, passed in the Forty sixth Year of the Reign of His ' present Majesty, intituled An A& for making better Provision for Soldiers, and of any Regulation made in pursuance thereof, should be extended to Serjeants of the Regular Militia of Great Britain or Ireland; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That every Serjeant Serjeants of of Militia who shall, from and after the passing of this Act, become Militia may reentitled to his Discharge by reason of the Expiration of any Period of Service fixed in any Orders and Regulations made by His Majesty in that Behalf, or shall have been discharged by reason of being an Invalid or disabled, shall thereupon become legally entitled to receive fuch Pension, Allowance or Relief, as shall have been fixed in any Orders or Regulations made by His Majesty in relation to such cases respectively, and for the Payment whereof Money shall have been voted by Parliament; and every fuch Serjeant may claim to be paid or receive the same, under the Provisions of this Act, or any Rules or Regulations made in pursuance thereof.

II. And be it further enacted, That every Serjeant of Militia fion allowed to who shall have been discharged by reason of the Expiration of any Serjeants dis-Period of Service fixed in any Orders and Regulations made by charged. His Majesty, in that Behalf, or shall have been discharged by reason of being an Invalid or disabled, shall, from and after the passing of this A&, become legally entitled to an additional Pension, which together with the Pension he may now receive shall be equal to the increased Pension to which Surgeons are entitled under the Provisions of this Act, or any Rules and Regulations made in pursuance thereof, such additional Pension to take Effect from the passing of this Act.

· III. Provided always, and be it further enacted, That every Ser- Mode of comjeant of Militia, whose Offers of Extended Service in the Militia shall be accepted by His Majesty, shall be allowed to reckon, for the Purpose of claiming any Pension, Allowance or Relief, given by any such Orders and Regulations as aforesaid at the Expiration of his Service, or in case of his Discharge Two Years for such Offer of Extended Service, and also Two Years for every Year of such Service in the Militia as aforesaid, in any Part of Europe out of His Majesty's Dominions; and every Militia Man who shall so extend his Services, and who shall thereafter volunteer into His Majesty's Regular Forces, shall be entitled to reckon for such Offer of Extension of Service as a Militia Man, and for such Extended Service under any such Offer, and also for such volunteering into His Majesty's Regular Forces, such Number of Years respectively for the Purpose of claiming any Pension, Allowance or Relief as a Soldier, as shall be fixed by any Rules, Regulations or Orders, made by His Majesty in that Behalf.

ceive Pensions as fixed in Regulations made by His Majesty.

Additional Pen-

puting time of

Orders and Regulations laid before Parliament.

C. 11, 12.

IV. Provided always, and be it further enacted, That all Orders and Regulations from time to time made by His Majesty, in relation to the Discharge of Serjeants of the Militia after the Expiration of any Periods of Service, and also in relation to any Pension, Allowance or Relief, to any discharged or invalid, disabled or wounded Soldiers, shall be laid before Parliament; and that Estimates of the Amount of all fuch Pensions, Allowances and Relief, and of all contingent Expences and Charges relating to the Payment, Control and Management thereof, shall also be annually laid before Parliament.

Provisions of 46 G.3. c.69. to apply to Act.

V. And be it further enacted, That all the Rules, Regulations, Provisions, Penalties, Forfeitures, Clauses, Matters and Things in the said recited Act of the Forty sixth Year of His Majesty's Reign aforesaid contained, shall extend and be construed to extend, and be used, applied and enforced, in relation to any Rules and Regulations made for giving any Pensions, Allowances or Relief under this Act, and the demanding, paying, receiving, recovering and accounting for any Pensions, Allowances or Payments, as fully and effectually to all Intents and Purposes, as if the same wre feverally repeated and re-enacted in and made Part of this Act; and the faid recited Act and this Act shall be construed as one Act.

#### C A P. XII.

An A& to enable His Majesty to augment the Sixtieth Regiment to Ten Battalions, by Enlistment of Foreigners. [6th December 1813.]

HEREAS it is expedient that His Majesty should be empowered to augment His Sixtieth Regiment of Infantry, on now confisting of Seven Battalions, by the Addition of an Eighth, 'Ninth and Tenth Battalion;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall and may be lawful for His Majesty, his Heirs and Successors, to augment the said Sixtieth Regiment of Infantry, by the Addition of an Eighth, Ninth and Tenth Battalion, to consist of One thousand Men each, and to enlist as Soldiers to serve in such Battalions any Foreigners now in His Majesty's Pay, or other Foreigners who shall voluntarily enter themselves to serve as Soldiera therein, and to employ such Regiment, or any Part thereof, in any Country or Place out of Great Britain; any thing in any Act or Acts to the contrary notwithstanding.

and Tenth Battalion, in Sixtieth Regiment, Foreigners may lerve therein.

His Majesty may add an

Eighth, Ninth

Foreign Officers may leave, and receive Pay.

11. And be it further enacted, That all Foreign Officers who shall receive Commissions from His Majesty, his Heirs and Successors, to be Officers in the said Regiment, for the Purpose of enabling His Majesty to augment the same to Ten Battalions (which Commissions it shall and may be lawful for His Majesty, his Heirs and Successfors, to grant) shall be enabled to serve and receive Pay as Officers in the faid Regiment; and when reduced shall be capable of receiving Half Pay, according to the Rank in which they shall serve at the time of such Reduction.

### CAP. XIII.

An Act for giving Effect to certain Engagements of His Majesty with the Emperor of all the Russias and the King of Prussia, for furnishing a Part of the pecuniary Succours for affifting His Majesty's said Allies, in supporting the Expences of the War with France. [6th December 1813.]

 Most Gracious Sovereign, HEREAS by Two several Conventions, signed at London Conventions, on the Thirtieth Day of September One thousand eight London, September on the Thirtieth Day of September One thousand eight tember to hundred and thirteen, between Your Majesty on the one Part, 1813. and their Majesties the Emperor of all the Russias and the King of Prussa respectively on the other, it was agreed, That a Part of the Pecuniary Succours which Your Majesty was desirous of s furnishing to Your said Allies, to affish them in supporting the Expences of the War with France, should be furnished by Aid s of the Public Credit of Great Britain, and under the Form of Bills exclusively applicable to the Expences of the War, and to be re-imbursed in Specie, upon certain Terms and Conditions; and · Your Majesty by the said Conventions engaged to propose to . Your Parliament to authorize the Issue of these Bills of Credit, s for the Benefit of their Majesties the Emperor of all the Russias and the King of Prussia, for the Sum of Two millions five hundred s thousand Pounds Sterling, or of Fifteen millions Prussan Thalers s of the Denomination and Weight of One thousand seven hundred and fixty four, to be furnished Monthly in manner therein mentioned, , in the Proportion of Two Thirds of each Monthly Issue for the Emperor of all the Russias, and of One Third thereof for the King of Prussia, and to be computed from the Fifteenth Day of . June of the Current Year; so that Your Majesty has engaged , to place at the Disposal of the Emperor and the King, for the . First Instalment, as many Millions of Thalers as there shall have been Months elapsed since the Fisteenth Day of June last, and thereafter a Million each Month, until the Issue of Fifteen , Millions of Thalers shall be completed: And it is in the said . Conventions further stipulated, that Commissioners should be named on the Part of Your Majesty and the said Sovereigns respectively; s upon the Continent, who should be charged to direct the Circua lation of the said Paper in conformity with the Principles of the , said Conventions; and that the Bills of Credit to be issued under the said Conventions should not bear Interest, but that a General . Office should be opened, in such Town in the North of Germany as the British Government with the Concurrence of the Courte of Russia and Prussia should point out for the Purpose, where the Holders of each Bill should be admitted to fund them in a Capital Stock or Fund bearing Interest at the Rate of Six per Gentum per Annum, or at the Choice of the Holders of the said Bills, in Debentures bearing Six per Centum Interest; and that ' the Interest of the Bills funded and converted into a Six per Centum Stock, or into Debentures, should be payable every Six Months, in whatever City of the North of Germany Your Majesty's Commissioners should point out for that Purpose, to commence from the

C. 13. 54° GEO. III. A.D. 1813.

the Month following that of their being deposited in the General Office; and that the Bills which should neither have been registered

on nor funded before the Signature of the Preliminaries of Peace I should be entitled to an interest of One Half per Centum per Month, to commence from the Period of the faid Signature until that of their Re-imbursement; and that the Re-imbursement of the whole of the faid Fifteen millions Thalers of Bills of · Credit, should be made in Specie either in Prussian Thalers according to the Tariff of One thousand seven hundred and sixty four, or in Spanish Dollars at the Rate of Two Spanish Dollars for Three fuch Thalers as aforefaid, and to the Amount of One 6 Million of Thalers per Month, in the manner stated in such Cone ventions, and to commence from the Month following the Ratification of a General Peace: And whereas we, the Commons of the United Kingdom in Parliament assembled, have resolved that ' Provision be made for enabling Your Majesty to defray the Ex-• pences which may be incurred in the Execution of the faid Conven-' tions, not exceeding Two millions five hundred thousand Pounds 'Sterling, or Fifteen Millions of Prussian Thalers Principal Money:' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Lord High Treasurer, or the Commissioners of the Treasury of Great Britain, or any Three or more of them for the time being, shall and they are hereby empowered to cause Bills of Credit in the Form specified in the said Conventions, and not exceeding the Amount of Two millions five hundred thousand Pounds Sterling, or of Fifteen Millions of Prussan Thalers of the Denomination and Weight of One thousand seven hundred and sixty sour, to be prepared and figned by the Commissioner to be named on the Part of His Majesty, and to be issued to the respective Commissioners to be named on the Part of their Majesties the Emperor of all the Russian and the King of Prussia, in the respective Proportions and at the times specified in the said Conventions; and the said Lord High Treasurer, or Commissioners of the Treasury for the time being, are hereby also empowered and required to cause proper Books to be provided and kept by the Commissioner to be named on the Part of His Majesty for receiving the Subscriptions of all such Holders of the faid Bills of Credit as may be defirous to fund the same in a Six per Centum Stock, and also to cause Bills bearing an Interest of Six per Centum from the Month succeeding the Date of their Registry, to be prepared and issued to all such Holders of the faid Bills of Credit as may be desirous of converting them into Bills

Money issued out of Supplies of Year, to pay Interest and Principal of Securities, &c.

Treasury may issue Bills of

Credit, and pro-

vide Books for

funding lame;

Bills bearing an Interest to be

exchanged in

lieu thereof.

and prepare

II. And be it further enacted, That the faid Lord High Treasurer, or Commissioners of the Treasury, or any Three or more of them for the time being respectively, shall, and he and they is and are hereby empowered from time to time, out of any of the Aids or Supplies granted or to be granted by Parliament for the Service of any Year, to cause to be issued such Sums of Money as shall be required for the Payment of the Interest on such of the said Securities as may from time to time bear an Interest, and also for the Pay-

ment

ment of the Principal Monies due thereon, as and when the same may from time to time become payable, conformably to the Tenor of His Majesty's Engagements, as specified in the said Conventions respectively; and also such Sums as may be required to pay and satisfy all

the Expences attending the Execution of this Act.

III. And be it further enacted, That the said Lord High Trea- Accounts laid surer, or Commissioners of the Treasury for the time being, shall before Parliacause to be prepared, and shall lay before both Houses of Parliament, within Twenty Days after the Commencement of every Sellion, an Account of the Total Amount of the said Bills of Credit which have been issued, and also of such as have been sunded, and of those which have been converted into Bills bearing an Interest, and of those which remain unfunded and unconverted as aforesaid respectively, up to the Thirty first Day of December then next preceding, together with an Account of the Total Sums which shall from time to time have been issued and applied by virtue of this Act for paying and satisfying the Interest on all or any of the said Securities, and towards paying and satisfying the Principal thereof (in case the Principal of any of the said Securities shall then have been paid), and also for paying the Expences of carrying this Act into Execution.

IV. And be it further enacted, That it shall be lawful for the said Treasury may Lord High Treasurer, or the Commissioners of the Treasury, or any appoint Officers Three or more of them for the time being, to appoint such Officers carry Act into and Clerks in the Office of the faid Commissioner to be named on the Execution, and Part of His Majesty, and in Great Britain, as they may deem ne- Salaries for cellary for carrying this Act into Execution, and to grant such Trouble. Salaries and Compensations to the said Commissioners and Officers and Clerks for their Trouble and Labour therein, as they may think

fit and reasonable in that Behalf.

V. And be it further enacted, That if any Person or Persons Forging, &c. shall forge, counterseit or cause or procure to be forged or counter- Bills, &c. feited, or willingly act or aid or affift in the forging or counterfeiting any Bill, Receipt, Inftrument or Security, made and issued under the Authority of this Act, or the Signature or Name of any Commissioner or other Person or Persons to or upon any such Bill, Receipt, Instrument or Security, or any Indorsement or Writing upon any such Bill, Receipt, Instrument or Security, or alter or cause or procure to be altered, or act as aforesaid, or assist in the altering any Number, Figure or Word therein, or utter or publish as true, any such false, forged, counterfeited or altered Bill, Receipt, Instrument or Security (knowing the same to be forged, counterfeited or altered), with Intent to defraud His Majesty, his Heirs or Successors, or any Body Politic or Corporate, or Person or Persons whatsoever, then and in every such case every Person being thereof convicted in due Form of Law shall be adjudged guilty of Felony, and suffer Death as a Felon, without Benefit of Death. Clergy.

VI. And be it further enacted, That this Act may be altered, Act altered, varied or repealed, by any Act to be passed in this Session of Par- &c.

C. 14.

### C A P. XIV.

An Act to provide that Property vested in the Accountant General of the High Court of Chancery as such, shall, upon his Death, Removal or Resignation, vest from time to time in those who shall succeed to the Ossice. [6th December 1813.]

TITHEREAS it is expedient to provide by Law as is hereinafter enacted;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by Authority of the same, That in all cases in which, by virtue of this Act or of any Act of Parliament, Conveyance. Affignment, Transfer, Obligation or Security, any Interest in Real or Personal Estate, Essects or Property, hath been or shall be vested in, conveyed, assigned, transferred, made payable to, or secured to the Accountant General of the High Court of Chancery as such Accountant General, and in respect of his Office as such, the same, upon the Death, Removal or Refignation of each Accountant General from time to time, and as often as the case shall happen, and the Appointment of a Successor, shall vest, subject to the same Trusts as the same were before respectively subject to, in the succeeding Accountant General by force of this Act, and without any Act whatever to be done by the Accountant General refigning or removed, or by the Heirs, Executors or Administrators of any Accountant General resigning, removed or dying, or any Person or Persons claiming under him, them or any of them, and notwithstanding any such Interest may have been expressed to have been vested in, conveyed, assigned, transferred, made payable to, or secured to the Accountant General, his Heirs, Executors, Administrators and Assigns, or any of them, and shall and may be proceeded upon in the Name of such succeeding Accountant General by any Action or Suit in Law or Equity, or in any other manner as the same might have been proceeded upon by or in the Name or Names of the Heirs, Executors or Administrators of such former Accountant General.

On Refignation, &c. of Accountant General, Property to veft in Successor.

II. And be it further enacted by the Authority aforesaid, That in all cases in which by virtue of any Act of Parliament, Conveyance, Assignment, Transfer, Obligation or Security, any Interests in any Real or Personal Estate, Essects or Property have been heretofore vested in any former Accountant General as Accountant General, and in respect of his Office as such, and which may now remain vested in his Heirs, Executors or Administrators, notwithstanding the same was vested in him as Accountant General in respect of such his Office, all such Interests shall, by force of this Act, from and after the passing thereof, be and the same are hereby vested in the present Accountant General as Accountant General, and shall and may be proceeded upon in the Name of the present Accountant General, or the Accountant General hereafter for the time being in any Action or Suit in Law or Equity, or in any other manner as the same might have been proceeded upon by or in the Name or Names of the Heirs, Executors or Administrators of such former Accountant General.

Accountant
General under

Property here-

sofore vested in

any former Accountant Gene-

ral vetted in pre-

fent Accountant

General

III. And be it further enacted by the Authority aforesaid, That all Acts done or to be done by the present or any future Accountant

countant General, under any Order or Orders, Decree or Decrees, any Order of of the Court of Chancery, touching any Real or Personal Estate, Court valid, Property or Effects, the Interest wherein respectively is by this Act verted or intended to be veited in the present Accountant General, and in succeeding Accountants General, shall by force of this Act be deemed and taken to be valid and effectual; and also, that all Acts beretofore done by any Accountant General for the time being, in Obedience to any such Order or Orders, Decree or Decrees, touching any Real or Personal Estate, Essects or Property, the Interest wherein respectively might have remained at the time such Acts were done in any former Accountant General, who had resigned or had been removed, or in the Heirs, Executors or Administrators of any then deceased Accountant General, shall by force of this Act be deemed and taken to be valid and effectual.

#### C A P. XV.

An Act for the more easy Recovery of Debts, in His Majesty's Colony of New South Wales. [6th December 1813.]

HEREAS His Majesty's Subjects, trading to and residing in the Colony of Non-Sant May ? in the Colony of New South Wales, and its Dependencies, · lie under great Difficulties, for want of more easy Methods of for proving, recovering and levying of Debts, due to them within the faid Colony: And whereas it is expedient those Difficulties should be removed; May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritural and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Twenty Debts in New fifth Day of June One thousand eight hundred and fourteen, in South Wales any Suit or Action then depending or thereafter to be brought in proved on Oath say Court of Law or Equity within the faid Colony of New South before Chief Wales, or its Dependencies, for or relating to any Debt or Account, here. wherein any Person residing in Great Britain shall be a Party, it shall and may be lawful to and for the Plaintiff or Defendant, and also to and for any Witness to be examined or made use of in such Action or Suit, to verify or prove any Matter or Thing by Affidavit or Affidavits in Writing upon Oath, or in case the Person making such Assidavit be one of the People called Quakers, then upon his Quakers. or her solemn Assirmation, made before any Mayor or other Chief Magistrate of the City, Borough or Town Corporate in Great Britain where or near to which the Person making such Assidavit or Affirmation shall reside, and certified and transmitted under the Common Seal of fuch City, Borough or Town Corporate, or the Seal of the Office of such Mayor or other Chief Magistrate; which Oath and solemn Affirmation every such Mayor and Chief Magistrate hall be and is hereby authorized and empowered to administer; and Effect of Affidaevery Affidavit or Affirmation so made, certified and transmitted, vit or Affirmathall in all fuch Actions and Suits, be allowed to be of the same tion. Force and Effect as if the Person or Persons making the same upon Oath or folemn Affirmation as aforefaid, had appeared and Iworn or affirmed the Matters contained in such Affidavit or Assirmation wird rose in open Court, or upon a Commission issued for the Exsmisstion of Witnesses, or of any Party is any fuch Action or

Suit

Provilo.

C. 15, 16.

Suit respectively: Provided, that in every such Assidavit and Affirmation there shall be expressed the Addition of the Party making such Assidavit or Assirmation, and the particular Place of his or her Abode.

Debts to His Majesty proved in tame manner.

II. And be it further enacted, That in all Suits now depending, or hereafter to be brought, in any Court of Law or Equity, by or in behalf of His Majesty, his Heirs and Successors, in the said Colony of New South Wales or its Dependencies, for or relating to any Debt or Account, that His Majesty, his Heirs and Successors shall and may prove His and their Debts and Accounts, and examine His or their Witness or Witnesses, by Assidavit or Assirination in like manner as any Subject or Subjects is or are empowered or may do by this present Act.

Falle Oath, or Affirmation.

III. Provided always, and it is hereby further enacted, That if any Person making such Assidavit upon Oath or solemn Assirmation as aforesaid, shall be guilty of falsely and wilfully swearing or affirming any Matter or Thing in such Affidavit or Affirmation, which if the fame had been sworn upon an Examination in the usual Form would have amounted to wilful and corrupt Perjury, every Person so offending, and being thereof lawfully convicted, shall incur the same Penalties and Forfeitures as by the Laws and Statutes of this Realm are provided against Persons convicted of wilful and corrupt Perjury.

Perjury.

Debts,

Lands, &c. in Plantations, liable to satisfy

IV. And be it further enacted, That, from and after the faid Twenty fifth Day of June One thousand eight hundred and fourteen, the Houses, Lands and other Hereditaments and Real Estates, fituate or being within the faid Colony of New South Wales or its Dependencies, belonging to any Person indebted, shall be liable to and chargeable with all just Debts, Duties and Demands of what Nature or Kind soever, owing by any such Person to His Majesty or any of his Subjects, and shall and may be Assets for the Satisfaction thereof, in like manner as Real Estates are by the Law of England liable to the Satisfaction of Debts due by Bond or other Specialty, and shall be subject to the like Remedies, Proceedings and Process, in any Court of Law or Equity in the said Colony.of New South Wales or its Dependencies, for seizing, extending, selling or disposing of any fuch Houses, Lands and other Hereditaments and Real Estates, towards the Satisfaction of such Debts, Duties and Demands, and in like manner as Personal Estates in the said Colony are seized, extended, sold or disposed of, for the Satisfaction of Debts,

### CAP. XVI.

An Act to explain an Act of the Forty first Year of His present Majesty, for declaring what Persons shall be disabled from litting and voting in the House of Commons of the United Kingdom of Great Britain and Ireland.

[6th December 1813.]

THEREAS by an Act made in the Parliament of the United Kingdom of Great Britain and Ireland, in the Forty first Year of His present Majesty's Reign, intituled An A& 41 G. 3. (U.K) Forty urit rear of Line present be disabled from fitting and voting in the House of Commons of the United Kingdom of Great Britain and Ireland; and also for carrying into effect Part of the Fourth Article of the Union of Great Britain and Ireland, by providing in \* what

† Sia

**§** 9.

what Gases Persons holding Offices or Places of Profit under The · Crown of + Ireland shall be incapable of being Members of the · House of Commons of the Parliament of the said United Kingdom, it is, amongst other things, enacted, That if any Person being chosen a Member of the House of Commons shall, from and after the passing of the said Act, accept of any Office of Prosit whatever immediately and directly from The Crown of the faid United 4 Kingdom, or by the Nomination or Appointment, or by any other 'Appointment, subject to the Approbation of the Lord Lieutenant, Lord Deputy, Lord Justices or other Chief Governor or Governors of that Part of the faid United Kingdom called Ireland, his Seat ' shall thereupon become vacant, and a Writ shall issue for a new ' Election: And whereas it may have happened, and may frequently bappen, that Persons being Members of the House of Commons, ' and holding or having holden Offices of Profit by the Nomination or Appointment, or by some Appointment subject to the Approbation of the Lord Lieutenant, Lord Deputy, Lord Justices, or ! other Chief Governor or Governors of Ireland, may have remained for continued in, or may remain or continue in, or may have been or may be nominated or appointed, or re-appointed by the Suc-' cessor or Successors to the Lord Lieutenant, Lord Deputy, Lord 'Justices or other Chief Governor or Governors of Ireland, by ' whom fuch Persons were nominated, appointed or approved, to ' hold, or to continue to hold the same Office to which such Persons were so appointed; and Doubts may have arisen, or may arise, whether in such case, the Seat of such Persons shall thereupon become vacant or not:' For the obviating of all such Doubts, be Seats of Persons it declared and enacted by The King's Most Excellent Majesty, by continuing in and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Lieutenants, &c. Authority of the same, That if at any time before or after the passing not to be of this Act any Person being a Member of the House of Commons, vacated. who shall have accepted of any Office of Profit whatever, on the Nomination or Appointment, or by any other Appointment subject to the Approbation of any Lord Lieutenant, Lord Deputy, Lord Justices or other Chief Governor or Governors of Ireland for the time being, shall have remained or continued in, or shall remain or continue in, or shall have accepted or re-accepted, or shall accept or re-accept the same Office, by the Nomination or Appointment, or by any Appointment subject to the Approbation of any Successor & Successors to the Lord Lieutenant, Lord Deputy, Lord Justices or other Chief Governor or Governors of Ireland, by whom such Person was previously nominated, appointed or approved, or re-appolated or continued, the Seat of fuch Person so remaining or continuing in, or accepting or re-accepting such Office, from or under any such Successor or Successors, shall not thereupon become vacant, nor shall any Writ issue for a new Election; any thing in the said recited Act, or in any other Act or Acts contained to the contrary notwithstanding.

II. Provided always, That nothing in this Act contained shall To what Perextend, or be construed to extend to any Person or Persons but such sons Act shall as shall have been or shall have continued and remained, or shall be, or shall continue and remain, in any such Office at the time of the Deseale, Removal or Absence, as the case may be, of the Lord Lieu-

tenant,

Offices under

fucceeding Lord

С. 16, 17.

tenant, Lord Deputy, Lord Justices or other Chief Governor of Governors of Ireland, by whom such Person was nominated; appointed or approved, or re-appointed or continued:

#### C A P. XVII.

An Act to enable His Majesty to accept the Services of a Proportion of the Militia of the City of London, out of the United Kingdom, for the vigorous Prosecution of the War.

[6th December 1813.] WHEREAS it is highly important that the most effectual Measures should be adopted for the vigorous Prosecution of • the War upon the Continent of Europe: And whereas the City of ' London, notwithstanding the Exemptions from raising Men for · Military Service contained in their Charters, are defirous and have ' voluntarily proposed, That His Majesty should be empowered to s accept any Offers of a Proportion of the Officers, Non Commisfioned Officers, Drummers and Private Men of the Two Regiments of Militia of the faid City of London, to ferve in any Part of <sup>6</sup> Europe, under certain Regulations, in Addition to the Proportion of the Militia of the United Kingdom, whose Services shall be accepted by His Majesty by virtue of an Act passed in the present Session of Parliament, intituled An AB to enable His Majesty to \* accept the Services of a Proportion of the Militia out of the United ' Kingdom, for the vigorous Profecution of the War:' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commonsiin this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty to accept the Services, and to employ in any Part of Europe, under the Regulations and Restrictions specified in this Act, such Part of the present Militiz of the City of London, not exceeding Three fourths of the Number actually ferving in each Regiment of fuch Militia as may make a

voluntary Offer, duly certified by their respective Commanding

Officers, of extending their Services to all Parts of Europe, and as His Majesty may think proper to permit to extend their Services in consequence of such voluntary Offers as aforesaid; and it shall be lawful for His Majesty, by any Order signed by the Principal Secretary of State, or by his Chief Secretary, directed to the Commanding Officer of each or either of fuch Regiments, to propose to fuch Regiment respectively, or any Part or Parts thereof not exceeding such Proportion as aforesaid, to extend their Services to all Parts of Europe, under such Rules and Regulations as His Majesty may

c. I. ante.

His Majesty empowered to accept voluntary Offers of Proportion of London Militia to ferve in any Part of Europe.

Bounty of Eight Guineas to Perfons making voluntary Offer.

think fit to appoint.

II. Provided always, and be it further enacted, That it shall be lawful for His Majesty to direct that a Bounty not exceeding Eight Guineas, shall be allowed to every Non Commissioned Officer, Drummer and Private Man who shall make such voluntary Offer as aforefaid; and every Non Commissioned Officer, Drummer and Private Man making such voluntary. Offer as aforesaid shall take the following Oath; vidolicet,

Qath.

• T A. B. do fincerely promife and swear, That I will be faithful and bear true Allegiance to His Majesty King George, his ' Heirs and Successors, and that I will faithfully serve in the London Militia in any Part of Europe during the Remainder of the

· War, and until the Expiration of Six Months after the Termina-4 tion thereof, to be reckoned from the Ratification of any Definitive

· Treaty of Peace, unless I shall be sooner discharged.'

And every Non Commissioned Officer, Drummer and Private Man Enrolment. making fuch voluntary Offer as aforefaid, and taking fuch Outh, shall be enrolled to serve in the London Militia in any Part of Europe, according to the Terms of fuch Oath, and fuch feveral Enrolments shall take place, and such Oaths shall be administered, by the Officer commanding the Regiment to which fuch Non Commissioned Officer, Drummer and Private Man respectively shall belong, or by the Lord Mayor or any Commissioner of Lieutenancy, or Justice of the Peace, at fuch times and under fuch Regulations as His Majesty, by any Order to be figned by the Secretary of State or his Secretary, shall in that behalf direct or appoint; and every Non Commissioned Officer, Drummer and Private Man so enrolled to serve in the London Militia in any Part of Europe, under the Provisions of this Act shall be entitled to his Discharge at the Expiration of the Period specified Discharge. in such Oath, without any regard to the Period for which he shall have been enrolled to serve in the Militia of the City of London, by virtue of Two several Acts of Parliament, one of them passed in the Thirty fixth Year of the Reign of His present Majesty, intituled 36 G 3. c. 2. An A8 for amending and reducing into One Ast of Parliament Two several Alls passed in the Thirty sourth and Thirty sists Years of the Reign of His present Majesty, for the better ordering the Militia of the City of London; and for the further regulating of the Trained Bands or Militia of the said City; and the other of them passed in the Thirty ninth Year of the Reign of His present Majesty, intituled 39 G. 3. c. 82. An A& to explain and amend an A& passed in the Thirty sixth Year of the Reign of His present Majesty, intituled An Att for amending and reducing into One Att of Parliament Two several Atts passed in the Thirty fourth and Thirty fifth Years of the Reign of His present Majesta, for the better ordering of the Militia of the City of London; and for the further regulating the Trained Bands or Militia of the faid City.

III. And be it further enacted, That no Person serving in the London Militia shall be compelled to make such Offer, or he engaged to ferve out of the United Kingdom, except by his own Consent, and no Commanding Officer shall certify according to this Act any voluntary Offer before he shall have explained to every Person offering to

serve, that the Offer is to be purely voluntary on his Part.

IV. And be it further enacted, That it shall be lawful for His Services of One Majesty to accept the Services of One Field Officer of each or either. Field Officer ac-Regiment of London Militia, in which Three hundred Private Men cepted with 300 shall offer to extend their Service under this Act, and in case no Men, and Pro-Field Officer of either Regiment from which such Numbers of Men Officers, accordrespectively shall so volunteer as aforesaid, shall offer to extend his ing to Establish-Services with fuch Men, it shall be lawful for His Majesty to give the ment. Rank of Field Officer to any Captain in fuch Regiment respectively who may offer to extend his Services with fuch Men, and it shall also be lawful for His Majesty to accept the Services of such Proportion of other Officers, Non Commissioned Officers and Drummers, with any fuch Numbers of Private Men as are allowed to such Numbers.

Commanding Officers to egplain that Offer is voluntary.

His Majefty

Service into

giments.

Provisional Re-

may form Mili-

of Men respectively in the Establishment of the said Regiments of London Militia, by virtue of the faid Acts of the Thirty fixth and Thirty ninth Years of the Reign of His present Majesty.

V. And be it further enacted, That it shall be lawful for His Majesty, from time to time to form the Officers, Non Commistia for extended fioned Officers, Drummers and Private Men, who shall so extend their Services from the faid Regiments of London Militia, into such Provisional Regiments or Battalions as may be deemed most expedient for His Majesty's Service, either by themselves or together with the Officers, Non Commissioned Officers, Drummers and Private Men, who shall have extended their Services from the Regiments of Militia of the United Kingdom: Provided always, that in all cases in which a Field Officer of Militia shall have volunteered for Extended Service in any Part of Europe, the Officer having the Chief Command in such Provisional Battalion shall be a Field Officer of Militia.

Rank of Officers.

VI. Provided always, and be it further enacted, That no Officer of the London Militia shall, while out of the United Kingdom upon any fuch Extended Service, rank with the Officers of His Majesty's Regular Forces higher than as a Lieutenant Colonel of the Militia.

In what cafe His Majesty may appoint Officers.

VII. Provided always, and be it further enacted, That in case the Number of Officers of each Rank so volunteering to extend their Services to any Part of Europe, and accepted by His Majesty, shall not be in due Proportion to the Number of Men so volunteering from the same Regiment, it shall be lawful for His Majesty to appoint any fit and proper Persons to be Officers in such Provisional Battalions of Militia, without regard to the Qualifications now required by Law for fuch Officers in the Militia, and from time to time to supply any Vacancies which may occur in such Provisional Battalions of Militia, in consequence of the Death, Resignation or Dismissal of any such Officer who shall have been so appointed by His Majesty: Provided always, that no Person so appointed by His Majesty shall hold a Commission in any such Provisional Battalion of higher Rank than that of a Subaltern, unless he shall at the time of such Appointment have been an Officer in His Majesty's Regular Forces or Militia: Provided always, that nothing herein contained shall be construed to affect the Appointment of Officers as established by the said Acts of the Thirty fixth and Thirty ninth Years of the Reign of His present Majesty, in any case of Vacancy which may occur in consequence of the Death, Resignation or Dismissal of any London Militia Officer who may have volunteered for Extended Service in Europe.

Provile

Proviso.

VIII. And be it further enacted, That all Commissioned Officers of the London Militia whose Offers of extending their Services to all Parts of Europe under the Provisions of this Act shall be accepted by His Majesty, shall be entitled to Half Pay, according to. the Ranks in which their Services shall be accepted, to serve out of the United Kingdom, in like manner, and under fuch and the like circumstances, as Officers of His Majesty's Regular Forces; and the Widows of all fuch Commissioned Officers killed in fuch Extended Service shall be entitled to receive such Pensions for Life as are given to Widows of His Majesty's Regular Forces: Provided always, that no Officer who shall be appointed to supply any Vacancy which may arise in the Militia on such Extended Service, shall be entitled to such Half Pay, unless he shall actually join the Militia upon such Extended Service.

Officers whose Offers of Extended Service are accepted, in what case entitled to Half Pay. Pensions to Widows of Officers.

.54 000.14.

IX. And be it further enacted, That all Officers, Non Commis- Subject to fioned Officers, Drummers and Private Men of the London Militia, Mutiny Act. extending their Services to any Part of Europe, shall, upon leaving the United Kingdom upon such Extended Service, and during such Service until their Return to the United Kingdom, be subject to all the Laws in force for the Punishment of Mutiny and Desertion, in like manner, in every respect, as His Majesty's Regular Forces; and all Officers of His Majesty's Regular Forces shall be entitled to sit Officers and in any Court Martial upon the Trial of any Officer, Non Commisfioned Officer, Drummer or Private Man of the London Militia, while no serving out of the United Kingdom under this Act; and all Officers of the London Militia shall, during such Extended Service, be entitled to fit in any Court Martial upon the Trial of any Officer, Non Commissioned Officer or Soldier, of His Majesty's Regular Forces; any thing in any Act or Acts of Parliament to the contrary not-

withstanding. X. Provided always, and be it further enacted, That all the Lon- Militia condon Militia enrolled and formed for Extended Service as Militia to tinued and reany Part of Europe under this Act, shall, notwithstanding such Extension of Service, remain subject to all the Provisions and Regula-tions. tions contained in the faid Acts of the Thirty fixth and Thirty ninth Years of the Reign of His present Majesty (except in such cases as are in this Act particularly specified), and shall be entitled to all such Privileges and Immunities, and to such Provisions for their Wives and Families as they would have been entitled to by virtue of such Acts if they had continued serving as the London Militia in

the United Kingdom.

XI. And be it further enacted, That it shall be lawful for His His Majesty Majesty, from time to time to make such Regulations as His Majesty may make Regumay deem most expedient, in relation to the retaining upon the Esta- lations for retainblishment of the London Militia, Supernumeraries or otherwise, any ing Officers, &c. Officers, Non Commissioned Officers and Drummers of each or either raries. Regiment of London Militia, as may not so volunteer to extend their Service to any Part of Europe, or as may not be so employed upon such Extended Service; any thing in the said recited Act or Acts of Parliament of the Thirty fixth and Thirty ninth years of the Reign

of His present Majesty to the contrary notwithstanding.

XII. And, in order that the Rights and Privileges of the City of Proviso for City Lendon may not be infringed, be it further enacted, That this Act or of London. any thing herein contained, shall not diminish, or be prejudicial to the Rights, Privileges, Immunities and Exemptions to which the Mayor and Commonalty and Citizens of the City of London or the Freemen, Citizens or Inhabitants of the said City, or the Suburbs and Liberties of the same or of all privileged Places within the Limits and Precincts thereof, as well within the Liberties as without, are entitled to enjoy by Prescription, Act of Parliament, Charter or Usage; but the said Mayor and Commonalty and Citizens and Freemen, Citizens and Inhabitants of the said City, shall and may continue to enjoy all and fingular the faid Rights, Liberties, Ulages, Customs, Privileges, Immunities and Exemptions, in as full, emple and beneficial a manner as if this Act had not been made.

XIII. Provided always, and be it further enacted, That this Act Act altered, &c. or any of the Provisions thereof, may be altered, varied or repealed by any Act or Acts to be made in this present Session of Parliament. 54 GEO. III. XIV. And

Officers of Regulars fitting on Courts Martial.

main subject to Militia Regula-

34 C. 17, 18, 19. 54° GEU. III. V-70-1913.

Public A&.

XIV. And be it further enacted, That this Act shall be deemed and taken to be a Public Act, and shall be judicially taken Notice of as such by all Judges, Justices and others, without being specially pleaded.

[See as to Proportion of Men raised under this Att, c. 38. § 4. post.]

### C A P. XVIII.

An Act for raising the Sum of Ten millions five hundred thoufand Pounds, by Exchequer Bills, for the Service of Great Britain, for the Year One thousand eight hundred and fourteen. [10th December 1813.]

'TREASURY empowered to raise \$10,500,000 by Exchequer Bills, in manner prescribed by 48 G.3. c.1.—§1,2. Treasury to apply Money raised, § 3. Principal of said Bills charged on ' first Supplies of next Session, §4. Interest thereon of 34 per \* Cent. per Diem, § 5. Said Bills to be current at the Exchequer 'after April 5, 1815, §6. Bank of England empowered to advance 6,500,000. on the Credit of Act, notwithstanding 5 & 6 W. & M. c. 20. — § 7. Act altered, &c. this Session, § 8.

#### C A P. XIX.

An Act to enable His Majesty to accept the Services of the Local Militia out of their Counties, under certain Restrictions, and until the Twenty fifth Day of March One thousand eight hundred and fifteen. [10th December 1813.]

HEREAS it is highly expedient, in the present circumstances, that His Maister should be small be small be small be small be small by the small be small by the sm stances, that His Majesty should be enabled to make the • most effectual Use of the Disposable Military Force of His Realms, ' in aid of the Efforts now making upon the Continent of Europe, and for that Purpose should be empowered to accept of a limited Extension of Service of the Local Militia, for a short Period, for ' the Internal Defence of Great Britain; ' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty to accept the Services of fuch Parts of the Local Militia of Great Britain as may make voluntary Offers, duly certified by their respective Commanding Officers, of serving under the Act, out of the Counties within which they shall be enrolled, and as His Majesty may think proper, to permit so to extend their Services in consequence of such voluntary Offers as aforesaid; and it shall be lawful for His Majesty, by any Order figned by the Principal Secretary of State, directed to the Commanding Officer of any Regiment, Battalion or Corps, of the said Local Militia Forces of Great Britain, to propose to such Regiment, Battalion or Corps, or any Part or Parts thereof, so to extend their Services under fuch Rules and Regulations, and upon fuch Allowances, as His Majesty may think fit to make and appoint in that behalf, subject nevertheless to the Restrictions contained in this AC : and it shall be lawful for His Majesty to call out and employ from time to time, any such Parts or Proportions of any Local Militia so volunteering as aforesaid, at such times and in such manner as He shall think

His Majesty may accept any Offers of Local Militia. to lei ve out of Counties, under certain Restrictions.

think fit, out of their Counties, for any Period not exceeding such as are allowed by this Act; any thing in any Act or Acts of Parliament relating to the Local Militia to the contrary notwithstanding.

II. Provided always, and be it further enacted, That no Local Services not to Militia shall be allowed to extend its Services, or be liable to be kept than 42 Days. assembled upon any such Extended Service under this Act, for any longer Period than Forty two Days in the whole in any One Year, including the Days of affembling and difembodying; and all Days of Service, under any such voluntary Offers as aforesaid, shall be deemed Part of the Days of Training and Exercise under the Acts already in force for the Regulation of the Local Militia of England and Scotland respectively; and if they shall exceed the Number of Twenty eight Days, shall be deemed to include the Period of Training and Exercise under the said Acts.

III. And be it further enacted, That all the Rules, Regulations, Regulations as Provisoes, Powers, Authorities, Penalties, Forfeitures, Clauses, Matters and Things, in the said Acts respectively contained, as to the Local Militia when embodied for Service in case of Invasion, Local Militia shall extend and be construed to extend to the Local Militia when on such Exferving under any such voluntary Offers under this Act, out of the tended Service. Counties within which they are enrolled, as fully and effectually as if the same were severally and respectively re-enacted as to such Ser-

vice of the Local Militia.

TT. 1013.

IV. And be it further enacted, That every Person who shall have Provision for served as a Serjeant in the Local Militia for Twenty Years, or any Serjeants after Person who, having previously served as a Serjeant in the Regular vice. Army, or in the Regular Militia, shall, by Service in the Local Militia, make up in the whole such Period of Twenty Years Service in the Army, Militia and Local Militia taken together, and who hall be discharged on account of Age or Infirmity shall, on the Recommendation of the Commandant of the Regiment, Battalion or Corps to which he belongs, or of the Lieutenant, or Two or more Deputy Lieutenants of the County, Riding or Place to which the faid Regiment, Battalion or Corps belongs, be entitled to Examination at the Chelsea Board, and be capable of being placed on the Establishment of Chelsea Hospital, if the said Board shall judge him deferving thereof, at such Rate of Pension as shall be assigned to the Serjeants of the Regular Militia by any Rules or Regulations made by His Majesty in their behalf.

V. And be it further enacted, That this Act shall continue in Continuance. force until the Twenty fifth Day of March One thousand eight hun- Act altered, &c. dred and fifteen, and no longer; and may be altered, varied or repealed, by any Act or Acts which may be passed in the present Ses-

fion of Parliament.

extend to more

to embodied Local Militia

#### CAP. XX.

An Act to explain and amend an Act passed in the present Session of Parliament for enabling His Majesty to accept the Services of a Proportion of the Militia out of the United Kingdom, for the vigorous Profecution of the War; and to extend the Provisions thereof to the Regiment of Miners of Cornwall and Devon. [10th December 1813.]

c. I. ante.

TATHEREAS an Act was passed in the present Session of Parliament, intituled An At to enable His Majesty to accept the Services of a Proportion of the Militia out of the United Kingdom, for the vigorous Prosecution of the War: And whereas it is · expedient that further Provisions should be made for the more effectually carrying the faid Act into Execution, and that the Provisions of the said Act should be extended to the Regiment of Miners of Cornwall and Devon; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty to appoint any such Number of Officers of his Regular Forces or Militia as His; Majesty shall think fit, to serve during any Period of Extended Service, out of the United Kingdom, as Field Officers in the Provisional Regiments or Battalions of Militia, formed under the said recited A& for Extended Service, in addition to the Officers of the Militia allowed to volunteer for Extended Service, in Proportion to the Number of Men who shall extend their Service; and all Persons so appointed to serve as Field Officers in any fuch Provisional Regiments or Battalions shall rank as Field Officers therein, in such manner as His Majesty shall direct, subject nevertheless to the Provisions in the said recited Act contained as to the Officer having the Chief Command in every such Provisional Battalion being a Field Officer of Militia.

Power of appointing Field Officers to Provisional Regiments.

c. 1. § 5. ante.

Militia Officers serving with higher Rank, deemed fuch within meaning of Act.

Officers of Mi-. litia entitled to Half Pay.

Regulations ing Officers on Establishment of Militia after Expiration of Extended Service.

II. And be it further enacted, That all Officers of Militia who shall be appointed by His Majesty to serve in any Provisional Battalion of Militia, formed for Extended Service, with higher Rank than that which they previously held in the Militia, shall be deemed and taken to be Militia Officers within the Meaning of the said recited Act passed in the present Session of Parliament, and as such shall be capable of commanding fuch Provisional Battalions.

III. And be it further enacted, That all Commissioned Officers of Militia whose Services shall be accepted by His Majesty, and who shall hereafter serve upon Extended Service out of the United Kingdom, shall be entitled to Half Pay according to the Rank in which they shall so actually serve, and not according to the Rank in which their Services shall have been so accepted; any thing in the faid Act contained to the contrary notwithstanding.

IV. And be it further enacted, That it shall be lawful for His made for retain- Majesty, from time to time, to make such Regulations as His Majesty shall deem expedient for the retaining at the Expiration of any Extended Service out of the United Kingdom any Field Officers, Captains or other Officers of Militia, who shall have actually served upon any such Extended Service in any higher Ranks than those in

which

which they shall have volunteered their Services, either as Supernumeraries or otherwise, upon the Establishment of the Militia to which they belonged, with the Rank in which they shall have so actually served, or upon such other Terms in respect to Rank and Service in the Militia as His Majesty shall think fit; any thing in any Act or Acts of Parliament relating to the Militia to the contrary notwith-

standing.

V. And be it further enacted, That all the Powers, Authorities, Powers of re-Provisions, Regulations, Penalties, Forfeitures, Clauses, Matters and cited Act and Things in the said recited Act of this Session of Parliament, and in this Act to exthis Act contained, in relation to the Regular Militia of Great tend to Miners Britain and Ireland, shall extend and be construed to extend to Devon. the Regiment of Miners of Cornwall and Devon, raised under an 42 G. 3. c. 72. Act passed in the Forty second Year of the Reign of His present Majesty, intituled An Att for repealing an Att made in the Thirty eighth Year of the Reign of His present Majesty, intituled An Act for raifing a Body of Miners in the Counties of Cornwall and Devon, for the Defence of the Kingdom during the present War; and for the more effectually raising and regulating a Body of Miners for the Defence of Great Britain, in like manner and as fully and effectually to all Intents and Purposes as if the said Regiment of Miners had been comprised within the Provisions of the said Act, and made Part thereof, and as if the same were severally and separately repeated and re-enacted in this Act as to the said Regiment of Miners; and Acts construed the faid recited Act of the present Session of Parliament and this as one Act. Act shall be construed as One Act.

of Cornwall and

VI. And be it further enacted, That this Act may be altered, Act altered, &c.

# CAP. XXI.

amended or repealed by any Act or Acts of Parliament to be made

in this present Session of Parliament.

An Act for charging an equalizing Duty on Scotch Salt brought [10th December 1813.] to England.

\* WHEREAS for the Purpose of equalizing the Duties for or in respect of Salt made in that Part of Great Britain called \* England, and Salt brought from Scotland into that Part of Great • Britain called England, it is expedient to impose the additional Duty hereinafter mentioned; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Fifth Day of January One thousand eight Additional Duty hundred and fourteen, there shall be raised, levied, collected and paid, to and for the Use of His Majesty, his Heirs and Successors, into England the additional Duty hereinafter mentioned; that is to fay, For every Bushel of Salt or Rock Salt which shall be brought from Scotland into that Part of Great Britain called England, accompanied with a Certificate from the proper Officer that it hath paid the Duty of Four Shillings, imposed by an Act made in the Forty third Year of the Reign of His present Majesty King George the Third, Sch. A. intituled An All to repeal the Duties of Excise payable in Great Britain, and to grant other Duties in lieu thereof; and also the additional Duty of Two Shillings, imposed by an Act made in the Forty

on Salt brought from Scotland

45 G.3. C.14. §I.

Forty fifth Year of His said Majesty, intituled An Att for granting additional Duties on Salt in Great Britain (a); for every Bushel of Salt or Rock Salt made at any Salt Work taken out of any Salt Mine or Salt Pit in Scotland, to be paid by the Master or Commander of every Ship or Vessel bringing or importing such Salt or Rock Salt, before the Landing thereof, Three Shillings.

(a) [Query, What is the Duty meant to be imposed on the first men-

tioned Salt?

II. And whereas Contracts or Agreements may have been made before the passing of this Act by Dealers in Salt or Rock Salt respectively in that Part of Great Britain called England upon which the additional Duty is by this Act imposed for such Salt or Rock Salt respectively, to be delivered after the said Fifth Day of January; Be it therefore enacted, That such Dealers delivering any fuch Salt or Rock Salt after the said Fifth Day of January in purfuance of any fuch Contract or Agreement, shall be allowed to add fo much Money as will be equivalent to the Duty by this Act imposed for or in respect of such Salt or Rock Salt which shall have been charged with the said Duty to the Price thereof, and shall be entitled by virtue of this Act to be paid for the same accordingly.

In cales of Contract, Duty added.

How Duty levied.

Application of Money.

III. And be it further enacted, That the said Duty by this A& imposed shall be ascertained, raised, levied, collected, answered, paid, recovered and adjudged in such and the like manner as the Duties of Four Shillings and Two Shillings per Bushel respectively imposed by the faid Acts made in the Forty third and Forty fifth Years of the Reign of His present Majesty King George the Third, for Salt or Rock Salt brought from Scotland into that Part of Great Britain called England, accompanied with a proper Certificate, is by any Law or Laws in force at the time of passing this Act to be ascertained, raised, levied, collected, answered, paid, recovered or adjudged.

IV. And be it further enacted, That all the Monies arising by the Duty by this Act imposed (the necessary Charges of raising and accounting for the same excepted) shall from time to time be paid into the Receipt of His Majesty's Exchequer together with the faid recited Duties imposed by the faid Acts made in the Forty third and Forty fifth Years aforefaid, and shall be carried to and made

Part of the Consolidated Fund of Great Britain.

# CAP. XXII.

An A& to continue, until the Twenty fifth Day of March One thousand eight hundred and fifteen, an Act of the Fifty second Year of His present Majesty, for the more effectual Preservation of the Peace by enforcing the Duties of Watching and Warding. [10th December 1813.]

32 G. 3. c. 17.

W HEREAS an Act was passed in the Fifty second Year of His present Maiesty's Reign, intituled As As South His present Majesty's Reign, intituled An All for the more effectual Preservation of the Peace by enforcing the Duties of Watchsing and Warding, until the First Day of March One thousand eight bundred and fourteen, in Places where Disturbances prevail or are sapprebended: And whereas the faid Act has by Experience been found useful and beneficial, and it is expedient that the same should be continued; Be it therefore enacted by The King's Med Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual

Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall, from and after the said First Day of March One thousand eight hundred and fourteen, be and the same is hereby continued until the continued. Twenty fifth Day of March One thousand eight hundred and fifteen.

### CAP. XXIII.

An Act to amend an Act of the Fifty third Year of His Majesty's Reign, intituled An Act for the Relief of Insolvent Debtors in England. [10th December 1813.]

TATHEREAS an Act passed in the Fifty third Year of His 53 G. 3. c. 102. Majesty's Reign, intituled An At for the Relief of Insoloent Debtors in England, and it is expedient to amend the said ' Act;' Be it therefore enacted and declared by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be Place for holdlawful for the Commissioner appointed or to be appointed by virtue ing Court. of the said Act, to hold the Court established by virtue of the said Act, and to exercise his Office as occasion shall require in any Part of England; but nevertheless such Commissioner shall at all times have an Office in some convenient Place, either in the Cities of London or Westminster, or in the County of Middlesex, within the Bills of Mortality, for the Dispatch of Business.

'II. And whereas it is required by the said Act that every 53 G. 3. c. 102. 4 Priloner applying by Petition to the faid Court to be discharged \$1. by virtue of the said Act shall previously take the Oath required ' by the faid Act, and that such Petition, with the Schedule in the ' faid A& mentioned, and the faid Oath, shall be filed as in the said \* Act mentioned; and it has been found inconvenient that such Oath ' should be taken previous to such Petition, and the Order thereon;' Be it therefore further enacted, That so much of the said Act as requires such Oath to be taken before the presenting of such Petition, and to be filed therewith, and that Notice thereof should be given as provided by the said Act, be and the same is hereby repealed from in Part repealed.

and after the passing of this Act. III. And be it enacted, That instead thereof, from and after Petition to conthe passing of this Act, such Petition shall contain an Offer to take tain an Offer to the Oath required by the faid Act, in such Form as the circumstances take Oath of the case shall require; and that the said Oath shall be taken upon or after the Examination of such Prisoner under the said Act, and shall thereupon be filed as the said Act directs; and that the Notice required by the faid Act to be given upon the Order made on such Petition shall not extend to such Oath: Provided always, that in all Proviso. cases in which such Oath shall have been taken before the passing of this Act, the same shall be of the same Force and Effect as if this Act had not been made, and the said Court shall proceed therein accordingly, if the faid Court shall think fit.

IV. And be it further enacted, That in all cases in which No- Notices under tices of the Petition of any Prisoner for Discharge under the said recited Act how Act, and of the Schedule of such Prisoner, and a Copy of the Order given on fuch Petition, are required by the said Act (a) to be served on

(a) [53 G.3. c.102. § 1.]

Creditors,

Creditors, or Persons claiming to be Creditors of such Prisoner, it shall be lawful for the Court established by virtue of the said A& to dispense with such Service, and to order that Notice of such feveral Matters may be in the Form or to, the Effect expressed in the Schedule to this Act marked (A), or in such other Form or to such other Effect as the said Court shall direct, and that such Notice may be given either by Advertisement in the London Gazette or other Newspaper or Newspapers, or in such other manner as the said Court shall see fit; and it shall be lawful to comprise Notices on behalf of several Prisoners in the same Advertisement or Instrument, if the said Court shall so order; and it shall be lawful for the said Court either to direct Lists of the Creditors or Persons claiming to be Creditors of each of such Prisoners to be annexed to such Notice, or to direct that such Notice shall refer to the Schedule delivered by each of such Prisoners filed in the proper Office of the said Court; and fuch Notice so given according to the Order of the said Court shall be deemed sufficient Notice to the Creditors described in such List, or described in such Schedule, as the case may be; any thing in the faid Act to the contrary notwithstanding; and it shall in like manner be lawful for the faid Court to order any other Notice required or authorized by the said Act or by this Act to be given by Advertisement in any Newspaper or Newspapers, or in any other manner as to the faid Court shall seem fit.

Court may order any other Notice.

Defective Notices remedied.

V. And be it further enacted, That in case of Defect in the Form or Manner of Service of any Notice required or authorized by the faid Act (a) or by this Act, or in the Infertion of such Notice in the London Gazette or in any Newspaper, or in any Mode of Notice ordered by the said Court, it shall be lawful for the said Court from time to time to adjourn the Hearing of any Petition, and to make such further Order respecting the same, or respecting such Notice, as to the said Court shall appear to be reasonable.

(a) [53 G.3. c. 102. §6.]

Rate paid for Advertisement.

VI. And be it further enacted, That in case any Advertisement to be inserted under the Authority of the said A& (b) or of this Act, in any Newspaper, shall contain more than Fifty Words, there shall be paid for the Insertion thereof at the Rate of Six pence for every Ten Words contained in such Advertisement beyond the Number of Fifty Words over and above the Sum of Three Shillings mentioned in the faid Act, and no more.

In Adjudications, Creditors need not be specified.

(b) [53 G.3. c.102. §3.]VII. And be it further enacted, That in the Adjudication of the faid Court that any Prisoner is entitled to the Benefit of the said Act and the Order thereon, it shall not be necessary to specify the feveral Creditors and Persons claiming to be Creditors of such Prifoner, as required by the said Act (c), but it shall be sufficient, if the said Court shall think fit, to refer in such Order to the Schedule fworn to by fuch Prisoner, specifying such Creditors or Persons claiming to be Creditors of fuch Prisoner, either generally or specially, or with such Exceptions as the circumstances of the case shall appear to the Court to require. (c) [53 G.3. c. 102. § 10.]

Court empowered to order

VIII. And be it further declared and enacted, That the faid Court shall have full Power, and the same is hereby authorized, by any Order for that Purpose, to require the Sheriff or Sheriffs, Keepers or Gaolers of any Prison, or any other Officer having the Custody of any Prisoner, to bring before such Court, or any Justices of the Peace, at any Quarter Session or Adjourned or Special Session of the Peace, or out of Session, as to the said Court shall seem fit, any such Prisoner, for any of the Purposes authorized by the said Act or by this Act; which Order every such Sheriff, Keeper, Gaoler or other Officer shall obey; and for so doing such Order shall be a fufficient Warrant.

IX. And be it further enacted, That in case the said Court, instead Court may orof ordering any Prisoner to be brought before the said Court for Examination, shall direct such Prisoner to be examined before His Majesty's Justices of the Peace for any County, Riding, Division or in Quarter Place, at a General Session of the Peace or any Adjournment thereof, Sessions. and it shall appear to the said Court, from the circumstances of the case, to be proper to authorize such Justices to certify their Opinion, whether such Prisoner is entitled to be discharged under the Authority of the faid A&, it shall be lawful for any Creditor or Creditors of fuch Prisoner to oppose such Discharge before such Justices, who shall thereupon proceed to determine whether such Prisoner is or is not entitled to the Benefit of the said Act, and shall certify such Determination to the faid Court established by virtue of the said Act, and it shall thereupon be lawful for the said Court to proceed to adjudge accordingly, as the faid Court might have done in case fuch Prisoner had been brought before the said Court; and it shall not be lawful for any Creditor or Person claiming to be a Creditor of such Prisoner to oppose the Discharge of such Prisoner before the faid Court, unless due Notice shall not + have been given or, to such Credit or Person claiming to be a Creditor, according to the Order of the faid Court for that Purpose, or unless some Fraud or improper Conduct of such Prisoner, or some Irregularity not in question before the faid Justices, shall be made appear to the Satisfaction of the faid Court.

X. And be it further enacted, That the Notice to be given of Notice given of the Examination of any Prisoner before Justices of the Peace, at their Quarter Session, or any Adjournment thereof, may be given by Advertisement in some public Newspaper, according to the Order of the faid Court, for Relief of Insolvent Debtors, In the Form or to the Effect expressed in the Schedule to this Act marked (B), or in fuch other Form or to fuch other Effect as the faid Court shall direct; and it shall be lawful to include any Number of Prisoners in fuch Notice, if the faid Court shall so order.

XI. And be it further enacted, That the faid Court, and also the Gaolers exa-Justices of the Peace, to whom the Examination of any Prisoner shall be referred by the said Court, shall respectively have full Power, and they are hereby authorized, by Order of the said Court, or of the said Justices respectively, as the case shall require, to cause the Keepers or Gaolers, or other Officers of any Prison, or any other Person, to come before such Court or Justices, as the case shall require, and to examine such Gaolers, Keepers, Officers or other Persons respectively, on Oath, touching any Matter relating to the Execution of the said Act, and of this Act, as to the said Court and the faid Justices respectively shall seem sit; and if any such Gaoler, Keeper, Officer or other Person, who shall be so examined,

der Prisoners to be examined he ore Justices

Creditor oppoting Dilcharge.

+ Sic.

Examination before Justices.

mined on Oath by Court or Quarter Sellions

shall

Perjury.

shall wilfully forswear or perjure himself or herself on such Examination, and shall be lawfully convicted thereof, he or she so offending shall suffer such Punishment as by Law may be inslicted on Persons

Sheriffs and Gaolers indemnified.

C. 23.

convicted of wilful and corrupt Perjury. XII. And be it further enacted, That all and every Sheriffs, Gaolers, Keepers or other Officers of any Prison or Prisons, who have done or shall do any thing in obedience to any Order of the said Court, or of any Justice or Justices of the Peace, authorized by any Order of the said Court by virtue of the said Act or of this Act, shall be and is and are hereby indemnified for and in respect of any thing so done, and every such Order shall be a sufficient Discharge to such Sheriffs, Gaolers, Keepers and other Officers re-

spectively, for whatsoever hath been or shall be done by them respectively in obedience thereto, and shall indemnify them respectively against any Escape or Action for Escape, or any Action or Actions whatsoever, which hath been or shall or may be brought

General Issue.

against any such Sheriffs, Gaolers, Keepers or other Officers respectively, for any thing which hath been or shall be so done as aforesaid; and such Sheriffs, Gaolers, Keepers and other Officers

respectively, shall and may plead to any such Action the General Issue, and give the said Act and this Act in Evidence, and on Production of such Order or Orders as aforesaid, a Verdict shall be given for the Defendant or Defendants in any such Action; and on such Verdict, or if the Plaintiff or Plaintiffs in any such Actions

shall be nonsuited, or discontinue his, her or their Action, or if Judgment shall be had for the Defendant or Defendants on Demurrer, the Defendant or Defendants shall have Treble Costs.

Treble Cofts. **Provisional** Affiguee appointed.

XIII. And be it further enacted, That in case no fit Person shall be willing to accept the Office of Affignee of the Estate and Effects of any Prisoner under the said Act, it shall be lawful for the faid Court to order fuch Estate and Essects to be assigned to an Officer of the faid Court to be appointed for that Purpose, and

to be called The Provisional Assignee of Insolvent Debtors in England, and such Estate and Effects shall be thereby vested in such Provisional Affignee and his Successors, and shall not remain in him if he shall refign or be removed from his Office, or in his Heirs, Executors or Administrators in case of his Death, but shall in every such case

go to and be vested in his Successor in Office; but such Officer shall not be bound to do any Act with respect to such Estate or Effects, except to convey or affign the same to any Person or Persons to be appointed by the faid Court, Aflignee or Assignees thereof for the Purposes of the said Act; but in case no Person will accept the

Office of Assignee of such Estate and Essects, and the same shall therefore remain vested in such Provisional Assignee, and it shall appear that there are or may be Estate or Essects which may be applicable to Payment of the Debts of such Prisoner, it shall be

lawful for the faid Court to make fuch Order for the Prefervation and Care thereof as to such Court shall seem necessary, and to appoint a Receiver or Receivers of such Estate or Essects, with fuch Allowances and giving fuch Security for the same as to the

faid Court shall seem sit; and such Receiver or Receivers shall duly account for and apply such Estate and Essects under the Order of the faid Court, and shall sell and dispose of or let and set the same,

Successor.

Receiver.

if necessary, as the said Court shall direct, and shall be removed as the faid Court shall think fit.

XIV. And be it further enacted, That so much of the said A& 53 G. 3. c. 102. as requires any such Prisoner to execute an Engagement for Payment of the Debts or Demands of the Persons against whom such Prisoner shall be adjudged by the said Court to be entitled to the Benefit of the said Act, and as directs any Proceeding on such Engagement, shall be and the same is hereby repealed; and instead thereof the faid Court shall require such Prisoner to enter into a Recognizance to The King's Majesty for the full Amount of such Debts; and it shall be lawful for any Creditor or Creditors of of an Engagesuch Prisoner, from time to time to apply to the said Court to have fuch Recognizance put in Suit, and the same shall be put in Suit in pursuance of the Order of the said Court for that Purpose, if the faid Court shall see fit; but all Proceedings thereon shall be subject Proceedings for to the Order of the faid Court, and any Money which shall be ject to Order of recovered upon any such Recognizance shall be paid and applied under the Order of the said Court, in the same manner as any Money which might have been recovered under such Engagement as aforesaid, and the Judgment directed by the said Act to be entered thereupon, might have been paid or applied under the Authority of the said Act; and the said Court shall in all cases proceed upon such Recognizance as the said Court might have done under the Authority of the said Act, upon the Engagement and Judgment thereupon by the said Act required to be executed and entered as aforesaid: Provided always, that in case any Pro- at the Expence ceeding shall be had upon the said Recognizance, the Creditor of Creditors. or Creditors defiring the same shall be at the Expence of all Proceedings thereupon, but shall be at Liberty to retain such Expences, and all Expences attending any Application to the faid Court touching the same, out of any Money to be recovered thereon, if the faid Court shall so direct; and in case any Application shall be made to the faid Court for Liberty to proceed on any fuch Recognizance, such Court shall order the Costs of such Ap- Costs. plication, or of any Opposition thereto, to be paid as to the said Court shall seem just.

XV. And be it further enacted, That in case the said Court shall think fit, it shall be lawful for the said Court to receive Notice or of any Affidavits of the Service of any Notice, or of any formal Pro- Proceeding. ceeding in the Execution of the said Act or of this Act, such Affidavits being sworn either before any Officer of the said Court appointed by the faid Court for that Purpose, or before any Maker Extraordinary in Chancery, or any Commissioner for taking Affidavits in the Court of King's Bench, Common Pleas or Exchequer, which Affidavits fuch Officer, Master or Commissioner Perjury. is hereby authorized to take; and if any Person making any such Affidavit before any such Officer, Master or Commissioner, shall wilfully forswear and perjure himself or herself, and shall be lawfully convicted thereof, he or she so offending shall suffer such Punishment as by Law may be inflicted on Persons convicted of wilful and

corrupt Perjury.

XVI. And be it further enacted, That so much of the said Act 53 G. 3. c. 102. 25 provides a Court of Appeal from the Court established by virtue \$58. repealed. of the faid Act, shall be and the same is hereby repealed.

§ 10. in part

A Recognizance entered into by Priloner, inflead ment as under recited Act.

Court may receive Affidavits of Service of

XVII. And

Continuance of A&.

XVII. And be it further enacted, That this Act shall continue in force until the First Day of November One thousand eight hundred and eighteen, and thenceforth to the End of the then next Session of Parliament, and no longer.

Act repealed, &c.

XVIII. Provided always, and be it further enacted, That this Act or any Part thereof may be repealed or altered by any Act or Acts to be made in this present Session of Parliament.

[See c.28. post. as to Ireland, c. 114. post.]

# Schedule (A).

NOTICE to Creditors of hearing Petitions in Court.

By Order of the Court for Relief of Insolvent Debtors, the Petition [or, Petitions] of A. B. late of and now a Prisoner in [or, of A. B. late of, &c. C. D. late of, &c.

kc. &c.] will be heard on the Day of

' LIST of the Creditors of the faid A. B.

• E. F. of • G. H. of

or if such List shall not be added to such Notice,

The Names of the Credi-

tors of the said A. B. appear in a Schedule annexed to his Peti-

4 tion, filed in the Office of the faid Court at

to which any Creditor may refer.'

# Schedule (B).

NOTICE to Creditors of the Examination of a Prisoner before Justices at their Quarter Sessions of the Peace, and that such Justices are authorised by the Court to certify whether the Prisoner is entitled to the Benefit of the said Act.

By Order of the Court for the Relief of Insolvent Debtors,
A. B. late of and now a Prisoner in

[or, A. B. C. D. &c. as the case may be] will
be examined before the Justices of the Peace for

also at a non the
Day of for the Purpose of determining
whether the said A. B. is [or, the said A. B. C. D. &c.
are] entitled to the Benefit of the Act for the Relief of Infolvent Debtors; and all Creditors of the said A. B. [or, of the said A. B. C. D. &c. as the case may be] are required to attend
accordingly, if they shall think sit.

### CAP. XXIV.

An A& for further continuing, until the Twenty fifth Day of March One thousand eight hundred and fifteen, certain Bounties and Drawbacks on the Exportation of Sugar from Great Britain; and for suspending the Countervailing Duties and Bounties on Sugar, when the Duties imposed by an Act of the Forty ninth Year of His present Majesty shall be sus-[10th December 1813.] pended.

TATHEREAS an Act passed in the Forty third Year of His 43 G. 3. c. 11. present Majesty, intituled An Att for discontinuing certain · Drawbacks and Bounties on the Exportation of Sugar from Great 6 Britain, and for allowing other Drawbacks and Bounties in lieu • thereof, until the Fifteenth Day of January One thousand eight hun-6 dred and four: And whereas an Act passed in the Forty fifth 45 G. 3. c. 93. 4 Year of His present Majesty, intituled An All to amend Two Alls s passed in the Forty third and Forty sifth Years of His present Majesty for regulating the Drawbacks and Bounties on the Exports ation of Sugar from Great Britain: And whereas Three other Acts passed in the Forty sixth, Forty seventh and Forty eighth Years of 46 G. 3. c. 10. 6 His present Majesty, for further continuing the said Act of the 47 G. 3. Seff. 1. Forty third Year of His present Majesty: And whereas another c. 29.

48 G. 3. c. 16. Act passed in the Forty ninth Year of His present Majesty, intituled 49 G. 3. c. 11. 4 An All for further continuing until the Twenty fifth Day of March One thousand eight bundred and ten, certain Bounties and Drawbacks s on the Exportation of Sugar from Great Britain; and for Sufpending the Countervailing Duties and Bounties on Sugar when the Duties simposed by an Att of the Forty sixth Year of His present Majesty fhall be suspended: And whereas an Act passed in the Forty ninth 49 G. 3. c. 98. · Year of the Reign of His present Majesty, intituled An At for \* repealing the several Duties of Customs chargeable in Great Britain, and for granting other Duties in lieu thereof: And whereas by Four other Acts passed in the Fiftieth, Fifty sirst, Fifty second and 50 G. 3. c. 18. Fifty third Years of His present Majesty, the Drawbacks allowed 51 G. 3. c. 13. by the said recited Act passed in the Forty ninth Year aforesaid, and 52 G. 3. c. 15. the Bounties allowed by the faid recited Act of the Forty fifth 53 G. 3. c. 31. Year of the Reign of His present Majesty were further continued;

'and it is expedient that the faid Drawbacks and Bounties so con-' tinued by the said Acts of the Fiftieth, Fifty first, Fifty second and Fifty third Years of His present Majesty, should be further con-' tinued;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

annexed, and the Bounties in the Schedule to the said recited Act of

the Forty fifth (a) Year of the Reign of His present Majesty annex-

and Forfeitures (except where any Alteration is made by this Act), as the faid Drawbacks and Bounties were respectively paid or allowed

before the passing of this Act.

repealed, c. 57. § 1. poft.]

Schedule to the faid last recited Act of the Forty ninth Year aforesaid Schedule A. Inwards of 49 G. 3. c. 98. and Bounties in ed, shall be respectively paid and allowed, in like manner and under Schedule to and according to the like Rules, Regulations, Restrictions, Penalties 45 G. 3. c. 93.

and by the Authority of the same, That the several Drawbacks in the Drawbacks in

II. And

(a) [c. 45. But that Schedule

Exception.
When Draw-backs allowed,
&c.

C. 24.

32 G. 3. c. 43.

49 G. 3. c. 98. 45 G. 3. c 93.

To what Duty
Raw Sugar fub.
ject in case of
Exportation.

49 G. 3. c. 98.

II. And be it further enacted, That if it shall appear by Notice in the London Gazette published on the Saturday which shall happen next after the First Wednesday in May, the First Wednesday in September One thousand eight hundred and fourteen, or the First Wednesday in January One thousand eight hundred and fifteen, that the Average Prices of Brown or Muscovado Sugar taken in manner directed by an Act made in the Thirty second Year of the Reign of His present Majesty, intituled An Att for regulating the Allowance of the Drawback and Payment of the Bounty on the Exportation of Sugar, and for permitting the Importation of Sugar and Coffee into the Bahama and Bermuda Islands in Foreign Ships, for the Four preceding Months, computed to the Wednesday immediately preceding fuch Saturday aforesaid, shall not have exceeded Seventy Shilling's for an Hundred Weight exclusive of the Duties of Customs paid or payable thereon on the Importation into Great Britain, then and in every such case the Drawback or Bounty in the Schedules to the said recited Acts passed in the Forty ninth and Forty sifth (b) Years of His present Majesty aforesaid respectively annexed mentioned, as corresponding to or with the Price of which such Notice in the London Gazette shall have been given as aforesaid, shall be paid or allowed until Notice of any other Average shall in like manner appear in the London Gazette on any other of such Saturdays as before mentioned; and fuch Drawback or Bounty shall be paid or allowed in like manner in every respect, and subject and under and according to the like Rules and Regulations, Restrictions, Penalties and Forfeitures, as any Drawbacks or Bounties were paid or allowed before the paffing of the faid first recited Act (except as any such Rules or Regulations are altered by the said recited Acts of the Forty ninth and Forty fifth Years aforesaid). (b) [See Note to §1.]

III. And whereas Doubts may arise in certain cases respecting the Duty that would be chargeable on Raw or Clayed Sugar of the Produce of the British Plantations, or of the Islands of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martins and Saba, exported from the Warehouse in which any such Sugar shall have been secured on Importation into Great Britain; Be it therefore enacted and declared, That, from and after the passing of this Act any such Sugar fo warehoused on which the Duties of Customs shall not have been paid, which shall be exported or shipped for Exportation from any fuch Warehouse, shall be subject and liable only to the Payment of fuch Portion (if any) of the Duties of Customs due and payable on the Importation of British Plantation Sugar into Great Britain as shall exceed the Amount of the Drawback that would have been paid or allowed on the Exportation of any fuch Sugar, at the time any fuch Sugar as aforefaid shall be so exported or shipped for Exportation in case the full Duties due and payable thereon had been previously paid.

'IV. And whereas by an Act passed in the Forty ninth Year of the Reign of His present Majesty, intituled An Att for repealing the several Duties of Customs chargeable in Great Britain, and for

- the several Duties of Customs chargeable in Great Britain, and for granting other Duties in lieu thereof, the Lord High Treasurer or the Lords Commissioners of His Majesty's Treasury, or any Three
- or more of them, are authorized to suspend the Payment of the additional Duties of Customs on Sugar granted by the said last recited
- Act, either in the Whole or in Part, whenever the Average Price

of Sugar ascertained as directed by the last recited Act, and by another Act passed in the Forty ninth Year of His Majesty, intituled 49 G-3. c-43. ' An Att for regulating the Mode in which the Average Price of Brown or Muscovado Sugar, exclusive of the Duty thereon, is to be ascertained sunder the Provisions of an A& passed in the Forty sixth Year of His present Majesty, shall be below the Prices mentioned in the said first recited Act of the Forty ninth Year aforesaid: And whereas it is expedient, that during the Period of fuch Sufpension, the Counter-" vailing Duties on Refined Sugar imported from Ireland into Great ' Britain, and the Equivalent Drawback or Bounty on the Ex-' portation to Ireland of Refined Sugar of the Manufacture of Great Britain, and also the additional Bounty on the Exportation of Refined Sugar from Great Britain, other than to Ireland, imposed ' and allowed by the faid last recited Act, should in like manner be ' suspended;' Be it therefore further enacted, That whenever the When Treasury Lord High Treasurer, or the Lords Commissioners of His Majesty's Treasury for the time being, shall exercise the Power vested in them, and shall, according to the Directions of the said Act, suspend the Payment of the Whole or Part of the Duties on Sugar thereby imposed, it shall be lawful for them, and they are hereby authorized also suspend and required, in like manner and for the like Period, to suspend either the whole of the additional Countervailing Duties of Customs on Refined Sugar of the Manufacture of Ireland imported from thence into Great Britain, and of the additional Drawback or Bounty on the Exportation to Ireland of Refined Sugar of the Manufacture of Great Britain, and of the additional Bounty on the Exportation of Refined Sugar from Great Britain other, than to Ireland, imposed and allowed by the faid last recited Act, or such Part thereof respectively as shall bear a just Proportion to the Amount of Duty so suspended.

V. And be it further enacted, That the said recited Act of the 43 G.3. c.11. Forty third Year of His present Majesty, and all the Powers, Pro- surther convisions, Authorities, Regulations, Clauses, Matters and Things in the faid Act contained, except as the same are varied or altered by this AC, shall be and the same are hereby further continued from the Fifteenth Day of March One thousand eight hundred and fourteen, and shall be and remain in full Force until the Fifteenth Day of March One thousand eight hundred and fifteen, for the Port of London, and from the Twenty fifth Day of March One thousand eight hundred and fourteen, until the Twenty fifth Day of March One thousand eight hundred and fifteen, for other Parts of Great

Britain.

'VI. And whereas by an Act passed in the Forty seventh Year of 47 G.3. Sess. 1. ' His present Majesty, intituled An A& to allow for Two Years, c. 22. ' from and after the passing of this AB, an additional Bounty on Double Refined Sugar; and to extend former Bounties on other Refined Sugar to such as shall be pounded, crashed or broken; and to allow for One Year certain Bounties on British Plantation Raw Sugar exported, a certain Bounty was allowed upon the Exportation of ' Dobble Refined Sugar, and also a Bounty was allowed upon the ' Exportation of Raw Sugar; and it was enacted, that so much of the faid recited Act as related to the allowing of a Bounty upon • Double Refined Sugar should continue in force for Two Years from the passing of the said Act and so much thereof as related to the allowing of a Bounty upon Raw Sugar should continue in

suspend Payment of Duty on Sugar granted by 49 G.3. c. 98. they shall Countervailing Duties, &c.

§I. **§8.** § 31. 48 G.3. c.12.

force for One Year from the paffing of that Act: And whereas by another Act passed in the Forty eighth Year of His present " Majesty, intituled An All to amend and continue, until the Twenty fifth Day of March One thousand eight hundred and nine, so much of an Act of the Forty seventh Year of His present Majesty, as 6 allows certain Bounties on British Plantation Raw Sugar exported, • so much of the said first recited Act as related to the said Bounties upon Raw Sugars was further continued with certain Alterations until the Twenty fifth Day of March One thousand eight hundred and nine: And whereas so much of the said recited Act of the • Forty seventh Year aforesaid, as relates to the Bounties upon Raw Sugar, as altered and continued by the faid last recited Act, and e also the said last recited Act altering and continuing the same, have been by subsequent Acts continued until the Twenty fifth Day of March One thousand eight hundred and fourteen: and whereas so much of the said recited Act of the Forty seventh 'Year aforesaid, as relates to an additional Bounty on Double · Refined Sugar; and to extend former Bounties on other Refined Sugar to fuch as shall be pounded, crashed or broken, was by an Act of the Fifty third Year of His present Majesty continued ' until the Twenty fifth Day of March One thousand eight hundred and fourteen, and it is expedient that the said Bounties should ' be further continued;' Be it therefore enacted, That so much of the said recited Act of the Forty seventh Year aforesaid, as relates to the Bounties on Raw Sugars, as altered and continued by the faid recited Acts, as likewise so much of the said Act of the Forty seventh Year of His present. Majesty as relates to the Bounty on Double Refined Sugar, and to extend former Bounties on other Refined Sugar to fuch as shall be pounded, crashed or broken, shall be further continued from the Twenty fifth Day of March One thoufand eight hundred and fourteen, until the Twenty fifth Day of

47 G.3. Seff. I c. 22. § 1. 4.

53 G.3. c.31. § 5.

So much of 47G.3. Self.1. c. 22. as relates to Bounties on Raw Sugars, &c. continued.

Bounty on Raw Sugar governed by Average Prices of Brown Sugar published in London Gazette.

A& altered, &c. March Once thousand eight hundred and sisteen.

VII. Provided always and be it further enacted, That, from and after the Fourth Day of May One thousand eight hundred and fourteen, the Allowance of the Bounty granted upon the Exportation from Great Britain (except to Ireland) of British Plantation Raw Sugar by the said last recited Act of the Forty seventh Year of the Reign of His present Majesty, shall be governed by the Average Prices of Brown or Muscovado Sugar, computed and published in the London Gazette, for the Periods, at the Times and in the Manner hereinbefore directed.

VIII. And be it further enacted, That this Act may be altered, amended or repealed by any Act to be passed in this present Session of Parliament.

#### CAP. XXV.

An Act for punishing Mutiny and Desertion; and for the better Payment of the Army and their Quarters.

[10th December 1813.]

WHEREAS the raising or keeping a Standing Army within the United Kingdom of Great Britain and Ireland, in Time of Peace, unless it be with the Consent of Parliament, is against Law: And whereas it is judged necessary by His Majesty, and

this

this present Parliament, that a Body of Forces should be continued for the Safety of the United Kingdom, the Defence of the Polleifions of His Majesty's Crown, and that the whole Number of such Forces should consist of Two hundred and thirty six thousand Number of ' four hundred and ninety seven effective Officers and Men, exclusive of His Majesty's Forces employed in the Territorial Possessions of the East India Company, and of the Foreign Corps in British ' Pay: And whereas no Man can be forejudged of Life or Limb, or subjected in time of Peace to any Kind of Punishment within ' this Realm by Martial Law or in any other manner than by the ' Judgment of his Peers, and according to the known and established Laws of this Realm; yet nevertheless, it being requisite for the retaining all the before mentioned Forces in their Duty, that an exact Discipline be observed, and that Soldiers who shall mutiny or stir up Sedition, or shall desert His Majesty's Service, be brought to a more exemplary and speedy Punishment than the 'usual Forms of the Law will allow;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That if any Person who is or shall be commissioned or in Pay as an Officer, or who is or shall be listed or in Pay as a Non Commissioned Officer or Soldier, shall at any time during the Continuance of this Act, begin, excite, cause or join in any Mutiny or Sedition in His Majesty's Land or Marine Forces, or shall not use his utmost Endeayours to suppress the same, or coming to the Knowledge of any Mutiny or intended Mutiny, shall not without Delay, give Information thereof to his Commanding Officer; or shall misbehave himself before the Enemy; or shall shamefully abandon or deliver up any Garrison, Fortress, Post or Guard committed to his Charge, or which he shall be commanded to defend; or shall compel the Governor or Commanding Officer of any Garrison, Fortress or Post, to deliver up to the Enemy or to abandon the same; or shall speak Words, or use any other means to induce such Governor or Commanding Officer, or others, to misbehave before the Enemy; or shamefully to abandon or deliver up any Garrison, Fortress, Post or Guard committed to their respective Charge, or which he or they shall be commanded to defend; or shall leave his Post before relieved; or shall be found sleeping on his Post; or shall hold or sleeping upon Correspondence with, or give Advice or Intelligence to any Rebel or Enemy of His Majesty, either by Letters, Messages, Signs or Tokens, in any manner or way whatfoever; or shall treat or enter into any Terms with such Rebel or Enemy, without His Majesty's Licence, or Licence of the General or Chief Commander; or shall or striking or Arike or use any Violence against his superior Officer, being in the Execution of his Office; or shall disobey any lawful Command of Death, or such his superior Officer; or shall desert His Majesty's Service; all and Funishment as every Person and Persons so offending in any of the Matters before Court Martial mentioned, whether such Offence shall be committed within this may inslict. Realm, or in any other of His Majesty's Dominions, or in Foreign Parts, upon Land, or upon the Sea, shall suffer Death, or such other Punishment as by a Court Martial shall be awarded. [Sedions 2. to 20. are the same as the like Sedions of 53 G.3. c.17.]

54 GBO. III.

Forces 236,497.

Officer, &c. mutinying or deferting, &c.

or deferting his Post, &c.

disobeying his superior Officer;

Generals or other Officers commanding Stations abroad may fummon Courts Martial in certain eales.

C. 25.

Proviso.

Proviso.

Non Commiffioned Officers and Soldiers to forfeit Pay.

Allowance to Gaolers, &c.

XXI. Provided always, and be it further enacted, That it shall be lawful for any General or other Officer commanding any Station, or commanding any Division, Brigade, Detachment or distinct Party belonging to any Army of His Majesty which may at any time be ferving in any Place beyond the Seas out of His Majesty's Dominions, upon Complaint made to him of any Crime or Crimes, Offence or Offences done or committed against the Property or Person of any Inhabitant of or resident in any such Countries by any Non Commissioned Officer, Soldier or other Person, serving with or belonging to His Majesty's Armies in the Field being under the immediate Command of any such General or other Officer, to summon and cause to assemble a Court Martial which shall consist of not less than Three Officers at the least for the Purpose of trying any such Person or Persons accused or suspected of having committed any fuch Crime or Crimes, Offence or Offences as aforesaid, notwithstanding such General or other Officer shall not have received from His Majesty or from any Person having His Majesty's Authority in that behalf any Warrant or Warrants empowering such General or other Officer to summon or assemble Courts Martial, and every fuch Court Martial shall have Power to try any such Person or Persons so accused or suspected as aforesaid, and to adjudge any such Person or Persons to suffer any such Punishment as shall be prescribed for any Crime or Crimes, Offence or Offences with which any fuch Person or Persons shall be charged before such Court Martial: Provided always, that no Sentence of any such Court Martial shall be executed until the General commanding in Chief the Army of which the Division, Brigade, Detachment or Party to which any Person so tried, convicted and adjudged to suffer Punishment shall belong, shall have approved and confirmed the same: Provided also, that every fuch Court Martial shall have such and the same Powers for summoning and examining Witnesses; and Witnesses guilty of Perjury, on Examination before them, shall be subject and liable to the same Penalties and Punishments as are or shall be by any Law or Usage in force in relation to any other Court Martial or to any Witnesses examined before any other Court Martial.

[Sections 22. to 25. are the same as § 21. to 24. of 53 G. 3. c. 17.] XXVI. And be it further enacted, That every Non Commissioned Officer or Soldier fentenced to Imprisonment by any General or other Court Martial shall forfeit all Right to any Pay from the Day of his Commitment during the time of fuch Imprisonment; and also, that during the Continuance of any Imprisonment in any Gaol or House of Correction, the Gaoler or Keeper of such Prison or House of Correction in Great Britain, and in Ireland the Inspector under whose inmediate Inspection such House of Correction, Gaol or Prison shall be, shall receive and apply in the Maintenance of such Non Commissioned Officer or Soldier the Sum of Nine pence per Dien out of the Sublistence of such Non Commissioned Officer or Soldier during the time that fuch Non Commissioned Officer or Soldier shall continue in Custody, which said Sum the Secretary at War in Great Britain, and in Ireland the Chief Secretary to the Lord Lieutenant, or other Chief Governor, or in his Absence the Under Secretary for the Military Department, is hereby authorized and required to cause to be paid to the said Gaoler or Keeper, or Inspector respectively as aforesaid, upon receiving an Application

in Writing figned by any Justice of the Peace for the County or Riding in which such Gaol, Prison or House of Correction shall be locally situate, together with a Copy of the Order under which the faid Non Commissioned Officer or Soldier was confined: Provided Proviso. always, that it shall be lawful for the Secretary at War, or for such Chief Secretary as aforesaid, or in his Absence for the Under Secretary for the Military Department for the time being, if he should think fit, to order the Issue and Payment of any Arrears of Pay, or of the Surplus of such Pay, or any Portion thereof, or of any Arrears thereof, to or on account of such Non Commissioned Officer or Soldier, during or after the Expiration of the Period of his Imprisonment, in any Gaol, House of Correction, or Place of Military Confinement.

[Sections 27. to 41. are the same as § 26. to 40. of 53 G. 3. c. 17.] XLII. Provided always, and be it further enacted, That all Muster &c. verified on Rolls and Pay Lists which are required to be verified upon Oath, tested by Mashall be sworn before and attested by any Justice of the Peace or Magistrate, who are hereby authorized and required to administer Fee. fuch Oath and attest the same without Payment of any Fee or Reward whatever in respect thereof, either to such Justice or Magiftrate or the Clerk of any such Justice or Magistrate.

XLIII. And, for preventing of Fraud and Deceit in the Muster- Givingfalse Cering of Soldiers, be it further enacted by the Authority aforesaid, That if any Person do make or give, or procure to be made or given, from Musters, any false or untrue Certificate, whereby to excuse any Soldier for his Absence from any Muster, or any other Service which he ought to attend or perform, upon Pretence of such Soldier being employed on some other Duty of the Regiment, or being sick, in Prison, or on Furlough; then every fuch Person, so making, giving or procuring such Certificate, shall, for every such Offence, forfeit the Sum of Penalty. Fifty Pounds, and shall be forthwith cashiered and displaced from his Office, and shall be thereby utterly disabled to have or hold any Military Office or Employment within this Realm, or in His Majesty's Service; and no Certificate shall excuse the Absence of any Soldier but for the Reasons above mentioned or one of them.

[Sections 44. to 46. are the same as § 42. to 44. of 53 G. 3. c. 17.] XLVII. And be it further enacted by the Authority aforesaid, At what time That in Great Britain the Deputy or Deputies of the Commissary Muster Rolls General shall, upon every Half-yearly Muster taken by him or them respectively of any Regiment, Troop or Company, in His Majesty's from London, Service at any Place Ten Miles distant from London, close the Muster Rolls of the said Regiment, Troop or Company, within Twenty missary General, four Hours after such Muster shall have been made; and shall return of Musters, &c. the Rolls so taken by the Post or other safe Conveyance, within Seven Days after their being closed, to the Office of the Commissary General of Musters, who shall, and he is hereby directed and required to transmit One Set of every of the said Rolls to the Secretary at War, One to the Paymaster General of His Majesty's Land Forces, and One to the Comptrollers of the Accounts of the Army, on or before the First Day of May, and Twenty ninth Day of September, respectively following such Half-yearly Muster: And no Alterations or Indorfements shall be made in or upon the said Muster Rolls, other than in the case of Orders of Leave or Dates of Commissions, and other than involuntary Errors or literal Mistakes in E 2

Muster Rolls, gistrate without

tificates to excuse Soldiers

10 Miles distant closed and returned to ComPenalty.

Petition of Right, 3 Car I.

31 Car. 2. c. I.

\$ 54.

Constables, &c. in England to quarter Officers and Men in Inns, Alchouses, &c.

hut in no Diftillers' or Shopkeepers' Houses, or in any private Houses.

writing or transcribing the said Muster Rolls, upon Pain of forfeiting their respective Employments, and the Sum of Twenty Pounds to any Person that will sue for the same, for every such Offence.

' XLVIII. And whereas, by the Petition of Right, in the Third 'Year of King Charles the First, it is enacted and declared, that the People of the Land are not by the Laws to be burthened with the sojourning of Soldiers against their Wills; and by a Clause in ' an Act of the British Parliament, made in the One and thirtieth 'Year of the Reign of King Charles the Second, for granting a Supply to His Majesty of Two hundred and six thousand four 6 hundred fixty two Pounds Seventeen Shillings and Three pence, for paying and disbanding the Forces, it is declared and enacted, · That no Officer, Civil or Military, nor other Person whatsoever, fhould from thenceforth prefume to place, quarter or billet, any · Soldier or Soldiers upon any Subject or Inhabitant of this Realm, of any Degree, Quality or Profession whatsoever, without his Consent, and that it shall and may be lawful for any Subject, Sojourner or Inhabitant, to refuse to quarter any Soldier or Soldiers notwithstanding any Demand or Warrant or Billetting whatsoever: But forasmuch as at this time, and during the · Continuance of this Act, there is and may be Occasion for the s marching and quartering of Regiments, Troops and Companies,

'marching and quartering of Regiments, Troops and Companies, in several Parts of the United Kingdom of Great Britain and Ireland;' Be it surther enacted by the Authority aforesaid, That, for and during the Continuance of this Act, and no longer,

it shall and may be lawful to and for the Constables, Tithingmen,

Headboroughs and other Chief Officers and Magistrates of Cities, Towns and Villages, and other Places within England, Wales and the Town of Berwick upon Tweed, and in their Default or Absence, for any One Justice of the Peace inhabiting in or near any such City, Town, Village or Place, and for no others; and such Constables, and other Chief Magistrates as aforesaid, are hereby required to quarter and billet the Officers and Soldiers in His Majesty's Service, and Persons receiving Pay in His Majesty's Army, in Inns, Livery Stables, Alehouses, Victualling-houses, and the Houses of Sellers of Wine by Retail, whether British or Foreign, to be drank

except Canteens held and occupied under the Authority of the Commissioners for the Assairs of Barracks, or of the Department of the Ordnance, and other than and except Persons who keep Taverns only, being Freemen of the Company of Vintners of the City of London, who were admitted to the Freedom before the Fifth Day of July One thousand seven hundred and sifty seven, or who since have or shall hereafter be admitted to their Freedom of the said Company in Right of Patrimony or Apprenticeship, notwithstanding such Persons who keep Taverns only have taken out Vistualling.

in their own Houses, or Places thereunto belonging; other than and

ing such Persons who keep Taverns only have taken out Victualling Licenses; and all Houses of Persons selling Brandy, Strong Waters, Cyder or Metheglin, by Retail, to be drank in Houses, other than and except the House or Houses of any Distillers, who keep Houses or Places for distilling Brandy and Strong Waters, and the House of any Shopkeeper whose principal Dealings shall be more in other

Goods and Merchandizes than in Brandy and Strong Waters (so as such Distillers and Shopkeepers do not permit or suffer Tippling in

his or their Houses), and in no other, and in no private Houses whatsoever:

whatfoever; nor shall any more Billets at any time be ordered than there are effective Soldiers present to be quartered; all which Billets when made out by such Chief Magistrates or Constables, shall be delivered into the Hands of the Commanding Officer present: And if any Constable, Tithingman, or such like Officer or Magistrate, as aforesaid, shall presume to quarter or billet any such Officer or Soldier in any such private House, without the Consent of the Owner or Occupier, in fuch case such Owner or Occupier shall have his or their Remedy against such Magistrate or Law Officer, for the Damage that such Owner or Occupier shall sustain thereby: And if any Ossicers quarter-Military Officer shall take upon him to quarter Soldiers otherwise ing Soldiers conthan is limited and allowed by this Act, or shall use or offer any trary to Act, Menace or Compulsion to or upon any Mayors, Constables or other Civil Officers before mentioned, tending to deter and discourage any of them from performing any Part of their Duty hereby required or appointed; such Military Officer shall, for every such Offence (being thereof convicted before any Two or more of the Justices of the Peace of the County, by the Oath of Two credible Witnesses), be deemed and taken to be ipso fatto cashiered, and shall be utterly Punishment disabled to have or hold any Military Employment within this Kingdom, or in His Majesty's Service; provided the said Conviction be affirmed at the next Quarter Sessions of the Peace of the said County, and a Certificate thereof be transmitted to the Judge Advocate in London, who is hereby obliged to certify the same to the Commander in Chief and Secretary at War: And in case any Person Persons agshall find himself aggrieved, in that such Constable, Tithingman or grieved by being Headborough, Chief Officer or Magistrate (such Chief Officer or quartered on, Magistrate not being a Justice of the Peace), has quartered or Justices. billetted in his House a greater Number of Soldiers than he ought to bear in proportion to his Neighbours, and shall complain thereof to One or more Justice or Justices of the Peace of the Division, City or Liberty, where such Soldiers are quartered; or in case such Chief Officer or Magistrate shall be a Justice of the Peace, then, on Complaint made to Two or more Justices of the Peace of such Divifion, City or Liberty, such Justices respectively shall have, and have hereby Power to relieve such Person, by ordering such and so many of the Soldiers to be removed and quartered upon such other Person or Persons as they shall see Cause; and such other Person or Persons shall be obliged to receive such Soldiers accordingly.

may complain to

\* XLIX. And whereas by an Act passed in Ireland in the Sixth 6 Ann. (1.) c. 14.

' Year of the Reign of Queen Anne, intituled An All to prevent the ' Disorders that may happen by the marching of Soldiers and pro-

' viding Carriages for the Baggage of Soldiers on their March, it ' was, amongst other things, enacted and declared, that no Officer,

Soldier or Trooper in the Army, nor the Servant of any Officer,

on the Train of Artillery, nor any Yeoman of

the Guard of Battle Axes, nor any Officer commanding the faid

'Yeomen, nor any Servant of any such Officer, should at any time

sthereafter have, receive or be allowed any Quarters in any Part of

' Ireland, fave only during fuch time as he or they should be and

\* remain in some Sea Port Town in order to be transported, or during fuch time as there should be any Commotion in any Part

of Ireland, by reason of which Emergency the Army or any con-

' fiderable Part thereof should be commanded to march from any

**§ 8.** 

Regulations for quartering Soldiers in Ireland.

Billetting.

Remedy.

Officers menacing Constables, &c.

Punishment.

Conviction affirmed at Quarter Seffions. · Part of Ireland to another, or during fuch time or times as he or they should be on their March as aforesaid: And whereas the Bar-' racks of Ireland are not at present sufficient to lodge all the Forces upon its Military Establishment: And whereas it may be necessary ' to station Part of the Troops in Places where there are not Bar-' racks or not sufficient Barracks to hold them;' Be it enacted, and it is hereby declared and agreed by the Authority aforesaid, That it shall and may be lawful, notwithstanding the said recited Act, to and for the Constables and other Chief Officers and Magistrates of Cities, Towns, Villages and other Places in Ireland, and in their Default or Absence for any One Justice of the Peace inhabiting in or near any such City, Town, Village or Place, and for no others, and such Constables and other Chief Magistrates as aforesaid, or in their Default, such Justice of Peace as aforesaid, are hereby required to quarter and billet the Officers and Soldiers in His Majesty's Service in Inns, Livery Stables, Ale Houses, and the Houses of Sellers of Wine by Retail, to be drank in their own Houses or Places thereunto belonging, and all Houses of Persons selling Brandy, Strong Waters, Cyder or Metheglin, by Retail; and where there shall not be found sufficient Room in such Houses, then in such manner as has been heretofore customary, taking care not to billet less than Two Men in any One House, except only in the case of billetting Horse or Dragoons in manner hereinafter mentioned; nor shall any Billets at any time be ordered for more than the Number of effective Soldiers present to be quartered; all which Billets, when made out by such Chief Magistrates or Constables or Justice of the Peace, as the case may be, shall be delivered into the Hands of the Staff Officer employed, or of the Commanding Officer present; and if any Constable or such Chief Officer or Magistrate as aforesaid shall prefume to quarter or billet any fuch Officer or Soldier in any House not within the Meaning of this Act, without the Confent of the Owner or Occupier thereof; then fuch Owner or Occupier shall have his or their Remedy at Law against such Magistrate or Officer for the Damage that fuch Owner or Occupier shall sustain thereby, and fuch Constable, Chief Officer or Magistrate, being duly convicted of such Offence by Indictment, shall be imprisoned for the Space of One Calendar Month; and if any Military Officer shall take upon him to quarter Soldiers otherwise than is limited and allowed by this Act, or shall use or offer any Menace or Compulsion to or upon any Mayor, Constable or other Chief Officer before mentioned, tending to deter or discourage any of them from performing any Part of their Duty hereby required or appointed, or to induce any of them to do any thing contrary to their said Duty, such Military Officer shall, for every such Offence, being thereof convicted before any Two or more Justices of the Peace of the County, by the Oath of Two credible Witnesses, be deemed and taken to be ipfo fatto cashiered, and shall be utterly disabled to have or hold any Military Employment what soever: Provided the said Conviction be affirmed at the next Affizes or Quarter Sessions of the Peace for the faid County, or County of a City or Town, and a Certificate thereof transmitted to the Secretary at War; and in case any Person shall find himself aggrieved in that such Constable, Chief Officer or Magistrate not being a Justice of the Peace, has quartered or billetted in his House a greater Number of Soldiers than he ought to bear in proportion

proportion to his Neighbours, and shall complain thereof to One or more Justice or Justices of the Peace of the Division, City or Liberty, where fuch Soldiers are quartered, or in case such Chief Officer or Magistrate shall be a Justice of the Peace, then on Complaint made Justices, Juristo Two or more Justices of the Peace of such Division, City or Liberty, such Justice or Justices respectively shall have, and have hereby Power to relieve such Persons by ordering such and so many of the Soldiers to be removed and quartered upon fuch other Person or Persons as he or they shall see cause, and such other Person or Persons shall be obliged to receive such Soldiers accordingly.

[Sections 50. to 55. are the same as § 48. to 53. of 53 G. 3. c. 17.] LVI. And be it further enacted by the Authority aforesaid, That the Officers, Men and Horses, belonging to His Majesty's Horse or Dragoons, and also all Bat and Baggage Horses belonging to any of longing to the His Majesty's other Forces, and also the Horses belonging to Staff and Field Officers in His Majesty's Forces when upon actual Service, not exceeding for each Officer the Number for which Forage is or shall be allowed by His Majesty's Regulations, shall and may be quartered and billetted in the Inns, Livery Stables, Alehouses, Victualling Houses, and other Houses in which Officers and Soldiers are by this Act allowed to be quartered and billetted, and that they shall be received and furnished by the Owners or Occupiers of such Inns, Livery Stables, Alehouses, Victualling Houses, and other Houses in which they are so allowed to be quartered and billetted, with Diet and Small Beer, and with Stables, and Hay and Straw for fuch Horses, paying and allowing for the same the several Rates that are or shall be established by any Act or Acts of Parliament

in force in that respect. [Sections 57. to 60. are the same as § 55. to 58. of 53 G. 3. c. 17.] LXI. And be it further enacted by the Authority aforesaid, That Constables, &c. if any High Constable, Constable, Beadle or other Officer or Person Money taking whatsoever, who, by virtue or colour of this Act, shall quarter or billet, or be employed in quartering or billetting any Officers or Soldiers, shall neglect or refuse to quarter or billet any Officer or Soldier on Duty when thereunto required, in such manner as is by this Act directed, provided sufficient Notice be given before the Arrival of fuch Troops; or shall receive, demand, contract or agree for any Sum or Sums of Money, or any Reward what soever, for or on account of excusing, or in order to excuse any Person or Persons whatfoever, from quartering or receiving into his, her or their House or Houses, any such Officer or Soldier; or in case any Victualler, or Victuallers reany other Person liable by this Act to have any Officer or Soldier suffing to quarter billetted or quartered on him or her, shall refuse to receive or victual any fuch Officer or Soldier so quartered or billetted upon him or her as aforefaid; or shall refuse to furnish or allow according to the Directions of this Act the several Things hereinafter respectively directed to be furnished or allowed to Non Commissioned Officers or Soldiers so quartered or billetted on him or her as aforesaid; or shall neglect or refuse to furnish good and sufficient Stables, together with good and sufficient Hay and Straw for each Horse so quartered or billetted on him or her as aforesaid, at the Rate that is or shall be established by any Act or Acts of Parliament in force in that respect, and shall be thereof convicted before One or more Justice

diction of.

Officers, Men and Horses, be-Horse or Dragoons, and alfo Bat and Baggage Horses, &c. how quartered, &c.

to excuse any Person from quartering.

fuch

C. 25.

56

Penalty,

how applied.

Officers and Soldiers to pay Rates for Diet.

Innholders furnishing Men quartered with Candles, &c. gratis.

In what case
Men to provide
their own
Victuals and
Small Beer.

or Justices of the Peace of the County, City or Liberty, within which such Offence shall be committed, either by his own Confession or by the Oath of One or more credible Witness or Witnesses (which Oath the faid Justice or Justices is and are hereby empowered to administer), every such High Constable, Constable, Beadle or other Officer or Person so offending, shall forfeit for every such Offence the Sum of Five Pounds, or any Sum of Money not exceeding Five Pounds nor less than Forty Shillings (as the said Justice or Justices before whom the Matter shall be heard, shall in his or their Discretion think fit); to be levied by Distress and Sale of the Goods of the Person offending, by Warrant under the Hand and Seal, or Hands and Seals of such Justice or Justices before whom such Offender shall be convicted, or of One or more of them, to be directed to any other Constable within the County, City or Liberty, or to any of the Overseers of the Poor of the Parish where the Offender shall dwell; which said Sum of Five Pounds, or the said Sum not exceeding Five Pounds nor less than Forty Shillings, when levied, shall be applied in the first Place in making such Satisfaction to any Soldier for the Expence he may have been put to by reason of his not being billetted or quartered as aforesaid, as such Justice or Justices shall order and direct; and the Remainder shall be paid to the Overseers of the Poor of the Parish if in England, and to the Churchwardens of the Parish if in Ireland, wherein the Offence shall be committed, or to some One of them, for the Use of the Poor of the said Parish.

[Sedions 62. and 63. are the same as § 60. and 61. of 53 G. 3. c. 17.] LXIV. Provided nevertheless, and it is hereby enacted, That the Officers and Soldiers so quartered and billetted as aforesaid, shall be received and furnished with Diet and Small Beer by the Owners of the Inns, Livery Stables, Alehouses, Victualling Houses, and other Houses in which they are allowed to be quartered and billetted by this Act; paying and allowing for the same the several Rates that are or shall be established by any Act or Acts of Parliament in sorce in that respect.

[Rates fixed, c. 55. post.]

LXV. Provided always, That in case any Innholder, or other Person on whom any Non Commission Officers and Private Men shall be quartered by virtue of this Act (except on a March or employed in recruiting, and likewise except the Recruits by them raised, for the Space of Seven Days at most for such Non Commission Officers and Soldiers who are recruiting and the Recruits by them raised), shall be desirous to furnish such Non Commission Officers and Soldiers with Candles, Vinegar and Salt gratis, and allow to such Non Commission Officers or Soldiers the Use of Fire, and the necessary Utensils for dressing and eating their Meat, and shall give Notice of such his Desire to the Commanding Officer, and shall furnish and allow the same accordingly; then and in such case the Non Commission Officers and Soldiers so quartered shall provide their own Victuals and Small Beer; and the Officer to whom it belongs to receive, or that does actually receive the Pay and Subfistence of such Non Commission Officers and Soldiers, shall pay the several Sums to be payable out of the Subsistence Money for Diet and Small Beer to the Non Commission Officers and Soldiers as aforesaid, and not to the Innholder or other Person on whom

fuch Non Commission Officers and Soldiers are quartered; any thing

herein contained to the contrary notwithstanding.

LXVI. And, that the Quarters both of Officers and Soldiers Officers receivmay hereafter be duly paid and satisfied, and His Majesty's Duties ing Pay to settle of Excise better answered, be it enacted by the Authority aforesaid, That, from and after the Twenty fourth Day of March One thoufand eight hundred and fourteen, every Officer to whom it belongs to receive, or that does actually receive the Pay or Subfishence Money, either for a whole Regiment, or particular Troops and Companies, or otherwise, shall every Four Days, or before the Troops shall quit their Quarters if they shall not remain so long as Four Days, settle the just Demands of all Persons keeping Inns, or other Places where Officers or Soldiers are quartered by virtue of this Act, out of the Pay and Sublistence of such Officers and Soldiers, before any Part of the faid Pay or Subfiftence be distributed to either of them respectively: And if any Officer or Officers as aforesaid shall not Officers nor fatisfy, content and pay the same, upon Complaint and Oath satisfying Acmade thereof by any Two Witnesses, at the next Quarter Sessions for counts charged the County or City where such Quarters were (which Oath the Justices of the Peace at such Sessions are hereby authorized and required to administer), the Secretary at War in England, and the Chief Secretary, or in his Absence the Under Secretary for the Military Department in Ireland, is hereby required and authorized (upon Certificate of the faid Justices before whom such Oath was made, of the Sum due upon such Accounts, and the Persons to whom the same is owing), to give Orders to the Agent of the Troop or Company to pay and fatisfy the faid Sums, and to charge the same against such Officer.

LXVII. And be it further enacted, That in case of any Troop Quarters not or Company being suddenly ordered to march, and that the respective faid for before Commanding Officers are not enabled to make Payment of the Sums due for the Lodgings for the Men, and Stabling for the Horses, every such Officer shall before his Departure make up the Account transmitted to with every Person with whom such Troop or Company may have Agent. been quartered, and fign a Certificate thereof, which Account and Certificate shall be transmitted to the Agent of the Regiment, that immediate Payment may be made, which he is hereby required to make accordingly, and to charge the same to the Account of such Officer. [Sections 68. to 90. are the same as §66. to 88. of 53 G. 3. c. 17.]

XCI. And be it further enacted, That any Person who shall enlist into His Majesty's Forces, and who shall be discovered to be in- firmities on encapable of active Service by reason of any Infirmity which shall listing transhave been concealed by such Person, or not declared before the serred to Garri-Justice of the Peace at the time of his Attestation, and mentioned fon, &c. at the Foot thereof, may be transferred into any Garrison or Veteran or Invalid Battalion, or into His Majesty's Marine Forces, notwithflanding he shall have enlisted for any particular Regiment, and shall be entitled to receive such Proportion or Residue of Bounty only as shall be allowed by His Majesty by any Regulation made in that Behalf, in lieu and instead of the Bounty upon which such Man hall have been enlisted; any thing in any Act or Acts of Parliament, or any Rules and Regulations relating to Soldiers, to the contrary notwithstanding.

[Sollien 92. the same as § 90. of 53 G. 3. c. 17.]

Demands of Innkeepers.

against them by Agents.

Marching of Troops, Certificate of Amount

Concealing In-Battalions, or

which

Enlifting and wilfully concealing any Infir-mity.

Punishment.

Advertizing for Recruits without Authority.

Penalty.

Imprisonment.

How Masters in Scotland shall proceed to recover Apprentices. XCIII. Provided always, and be it further enacted, That it shall be lawful for any Two Justices of the Peace or Magistrates before whom any Person shall be brought who has enlisted, and who shall be proved upon Oath before them, and convicted of having wilfully concealed any such Infirmity upon being attested, or of having knowingly, wilfully and designedly made any such false Representation as aforesaid, to adjudge such Person to be a Rogue and Vagaboud, and such Person shall thereupon be subject to such Punishment as by and under any Statutes or Laws now in force may be inslicted upon Rogues, Vagabonds and Vagrants and incorrigible Rogues, to be adjudged by the Justices of the Peace or Magistrates so convicting any such Person as aforesaid.

' XCIV. And whereas various Persons are in the habit of ade vertizing for Recruits for Regiments of the Line, the Militia, or for the Service of the Honourable The East India Company; and · also under the Pretence of procuring Substitutes for the same, to the great Detriment of the Service; Be it therefore further enacted, That all Persons whatsoever who shall after the passing of this Act advertize, post or disperse, or cause to be advertized, posted or dispersed, Bills for the Purpose of procuring Recruits or Substitutes, or shall open or keep any Houses or Places of Rendezvous purporting in any manner whatever to be connected with the Recruiting Service or Department for the Line, Militia or East India Company, or shall interfere or be concerned directly or indirectly in any manner or way therewith (except such recruiting Parties as may be stationed under the Command and Direction of the respective Field Officers of Districts, without the express Permission in Writing of the Adjutant General, if for the Line or Militia, or of the Court of Directors, if for the Honourable East India Company's Service), or shall receive any Person or Persons as aforesaid at his House or Office under any fuch Bill or Advertisement on any Pretence whatever, shall forfeit the Sum of Twenty Pounds for every such Offence; to be recovered on Conviction before a Magistrate, One Moiety to the Informer and the other to the Poor of the Parish where such Information shall be laid; and on Default of Payment thereof, shall be committed to the Common Gaol or other public Prison, at the Discretion of the Magistrate, for any Period not exceeding Three Months and not less than One Month for each and every such Offence. [Sections 95. and 96. are the same as § 93. and 94. of 53 G. 3.

XCVII. And be it further enacted, That no Master in Scotland shall be entitled to claim any Apprentice who shall, after the passing of this Act, enlist as a Soldier in His Majesty's Land Service, unless such Apprentice shall have been bound to him for the sulfaterm of at least Four Years by a regular Contract or Indenture of Apprenticeship, duly extended, signed and tested, and binding on both Parties by the Law of Scotland, prior to the Period of Enlistment, and unless such Contract or Indenture, so duly executed, shall within Three Months after the Commencement of the Apprenticeship, and before the Period of Enlistment, have been produced to a Justice of the Peace of the County wherein the Parties reside, and there shall have been indorsed thereon by such Justice a Certificate or Declaration signed by him, specifying the Date when, and the Person by whom such Contract or Indenture shall have been so produced,

which Certificate or Declaration such Justice of the Peace is hereby required to endorse and sign; and unless such Apprentice shall, when claimed by such Master, be under Twenty one Years of Age, and unless such Master shall, within One Calendar Month after such Apprentice shall have absconded or left his Service, go before some Justice of the Peace, and before such Justice of the Peace take the Oath mentioned in the Schedule to this Act annexed, marked (K.), and produce the Certificate of such Justice of the Peace of his having taken such Oath, which Certificate such Justice of the Peace is hereby required to give in the Form in the Schedule to this Act annexed, marked (L.): Provided always, that any Master of Proviso. an Apprentice indentured for the Sea Service shall be entitled to claim and recover any fuch Apprentice in the Form and manner above directed, notwithstanding such Apprentice may have been bound for a less Term than Seven Years in England, or Four Years in Scotland.

[Sections 98. to 105. are the same as  $\S$  95. to 102. of 53 G. 3. c.17.] CVI. Provided always, and be it further enacted, That if any In what cases Person who shall have been hired to serve any Master for a Year or Servants entitled otherwise, shall before the Expiration of his Term of Service to Wages up to under fuch Hiring, enlist into His Majesty's Service, such Person shall be entitled to such Proportion of Wages as the Magistrate shall think proper from his Master, for the time he has actually served under such Hiring, notwithstanding he shall have failed, in consequence of fuch enlifting, in completing the full Term of Service agreed for under fuch Hiring; and the Magistrate shall give an Order and take such other Steps as shall be necessary to enforce the Payment of such Proportion within Four Days after the Amount shall have been declared by such Magistrate.

times of enlift-

[Sections 107. and 108. are the same as § 104. and 105. of 53 G.3.

c. 17. ] 'CIX. And whereas several Soldiers, being duly listed, do afterwards defert, and are often found wandering, or otherwise absenting ' themselves illegally from His Majesty's Service;' It is hereby fur- Justices comther enacted, That it shall and may be lawful for the Constable, mitting De-Headborough or Tythingman of the Town or Place where any Person who may be reasonably suspected to be such a Deserter shall be found, or if no such Constable, Headborough or Tythingman can be immediately met with, then for any Officer or Soldier in His Majesty's Service to apprehend, or cause such suspected Person to be apprehended, and to bring or cause him to be brought before any Justice of the Peace, living in or near such Town or Place, who hath hereby Power to examine such suspected Person; and if by his Confession, or the Testimony of One or more Witness or Witnesses upon Oath, or by the Knowledge of such Justice of the Peace, it shall appear or be found that such suspected Person is a lifted Soldier, and ought to be with the Troop or Company to which he belongs, such Justice of the Peace shall without Fee or Reward to himself or Clerk, forthwith cause him to be conveyed to the Gaol of the County or Place where he shall be found, or the House of Correction, or other public Prison in such Town or Place where fuch Deferter shall be apprehended; or to the Savoy, in case such Deserter shall be apprehended within the City of London or Westminster, or Places adjacent; or to the Provost Marshal in case fuch

fuch Deserter shall be apprehended within the City or Liberties of Dublin, or Places adjacent, and transmit an Account thereof in the Form prescribed in the Schedule annexed to this Act marked (N.), to the Secretary at War for the time being in London; or if the Deserter be apprehended in Ireland, to the Chief Secretary, to the Chief Governor or Governors thereof, to the end that such Person may be removed by an Order from the Office of the said Secretary at War, or Chief Governor or Governors, and proceeded against

according to Law; and the Keeper of every Gaol, House of Correction or Prison, in which such Deserter shall at any time be confined, shall receive such Subsistence for the Maintenance of such Deserter during the time that he shall continue in his Custody, as by His Majesty's Regulations is or shall from time to time be directed in that behalf; and the Keeper of every Gaol, House of Correction or other public Prison of the City, Town or Place, at or in which the Party or Person conveying such Deserter shall halt on the March, shall, and he is hereby required to receive and confine every such Deserter, who shall be delivered into his Charge and Custody by any Non Commissioned Officer or Soldier who shall

Keepers of Gaols, &c. to receive Deferters on the March.

Fee.

Concealing Deferters.

Penalty.

Diftrefs.

Goods not

Imprisonment.

[Sections 110. and 111. are the same as \$107. and 108. of 53 G.3. c.17.]

CXII. Provided always, and be it enacted, That if any Person shall harbour, conceal or assist any Deserter from His Majesty's Service, knowing him to be such, the Person so offending shall forfeit for every such Offence the Sum of Twenty Pounds; and upon Conviction, by the Oath of One or more credible Witness or Wit-

while the Party or Person conveying him shall halt on the March;

any Law, Usage or Custom to the contrary notwithstanding.

be conveying such Deserter under any lawful Order, Warrant or Authority, while on the Road from the Place where he was apprehended, to the Place to which he is to be conveyed, without any other Warrant or Authority for so doing than the Production of the Warrant of the Justice of the Peace, on which such Deserter shall have been taken, or some Order from the Office of the Secretary at War, or of the Chief Governor or Governors of Ireland, and shall be entitled to One Shilling for the safe Custody of the said Deserter,

nesses, before any of His Majesty's Justices of the Peace, the said Penalty of Twenty Pounds shall be levied, by Warrant under the Hand of such Justice of the Peace, by Distress and Sale of the Goods and Chattels of the Offender; One Moiety of the said Penalty to be paid to the Informer, and the other Moiety to be paid to the Agent of the Regiment or Corps to which any such Deserter did belong, and shall be credited by such Agent in his Public Accounts, and a Report of the Penalty being adjudged shall be made to the Secretary at War by the Justice of the Peace by whom the same shall have been imposed; and in case any such Offender, who shall be convicted as aforesaid of harbouring, concealing or assisting any such Deserter, shall not have sufficient Goods and Chattels whereon Distress may be made, to the Value of the Penalty awarded against him or her for such Offence, or shall not pay such Penalty within

him or her for such Offence, or shall not pay such Penalty within Four Days after such Conviction, then and in such case such Justice of the Peace shall and may, by Warrant under his Hand and Seal, commit such Offender to the Common Gaol, there to remain, with-

out Bail or Mainprize, for the Space of Six Months: Provided also, than

that if any Person shall knowingly detain, buy or exchange, or other- Receiving wife receive from any Soldier or Deserter, or any other Person, upon Arms, Clothes, any Account or Pretence whatfoever, any Arms, Clothes, Caps or or Deferters, other Furniture, belonging to The King, or any Meat, Drink, Beer &c. or other Provision, provided under any Regulations relating thereto, or any fuch Articles belonging to any Soldier or Deserter, as are generally deemed Regimental Necessaries, according to the Custom of the Army, being provided for the Soldier, and paid for by Deductions out of his Pay, or cause the Colour of any such Clothes to be changed, the Person so offending shall forfeit for every such Offence the Sum of Five Pounds; or if any Person shall buy or receive any Penalty. Oats, Hay, Straw or other Forage, provided for the Use of any Buying Oats, Horse or Horses belonging to His Majesty's Service, from any Dragoon or other Soldier, knowing him to be such, or shall move, procure, counsel, solicit or entice any Dragoon or other Soldier, knowing him to be such, to sell or otherwise dispose of any such Oats, Hay, Straw or other Forage as aforesaid, the Person so offending shall forfeit for every such Offence the Sum of Five Pounds; and upon Penalty, Conviction, by the Oath of One or more credible Witness or Witnesses, before any of His Majesty's Justices of the Peace, the said respective Penalties of Five Pounds, and Five Pounds, shall be levied how applied. by Warrant under the Hand of such Justice of the Peace, by Diftress and Sale of the Goods and Chattels of the Offender, One Moiety of the said first mentioned Penalty of Five Pounds to be paid to the Informer, and One Moiety of the said last mentioned Penalty of Five Pounds to be paid to the Informer, and the Refidue of the faid respective Penalties to be paid to the Agent of the Regiment or Corps to which any fuch Deferter or Soldier did belong, who shall report the same to the Secretary at War and credit the same in his Public Accounts; and in case any such Offender who shall be con- Receivers, &c. victed as aforesaid, of having knowingly received any Arms, Clothes, Caps or other Furniture belonging to The King, or any such Meat, Drink, Beer or other Provisions, or any such Articles generally deemed Regimental Necessaries, or of having caused the Colour of fuch Clothes to be changed, or of having bought or received any Oats, Hay, Straw or other Forage, provided for the Use of any Horse or Horses belonging to His Majesty's Service from any Dragoon or other Soldier, knowing him to be fuch, or of having moved, procured, counselled, solicited or enticed, any Dragoon or other Soldier, knowing him to be such, to sell or otherwise dispose of any such Oats, Hay, Straw or other Forage as aforesaid, contrary to the Intent of this Act, shall not have sufficient Goods and Chattels whereon Distress may be made to the Value of the Penalties recovered against him or her for such Offence, or shall not pay such Penalties upon such Conviction, or give sufficient Security for Payment thereof within the Space of Four Days from such Conviction, then and in such case such Justice of the Peace shall and may, by in whatcase Warrant under his Hand and Seal, either commit such Offender to Offender Imthe Common Gaol, there to remain without Bail or Mainprize, for the Space of Three Months, or cause such Offender to be publicly or privately whipped at the Discretion of such Justice.

[Socious 113. to 116. are the same as \$110. to 113. of 53 G. 3.

6, 17.]

CXVII. Pro-

&c. provided for His Majesty's

prisoned.

His Majesty
may make Regulations for advancing Money
in cases of Extension of Furlough.

CXVII. Provided always, and be it further enacted, That it shall be lawful for His Majesty to make any such further or other Regulations for the advancing of any Sums of Money in all such cases of Extention of Furlough, and for the Re-imbursement thereof as may be from time to time necessary for the carrying the same into Effect and ensuring the immediate Advance of such Money, where necessary, in Great Britain or Ireland, and the due and regular Re-imbursement thereof.

[Sections 118. to 129. are the same as § 114. to 125. of 53 G.3.

'CXXX. And whereas it may otherwise be doubted, whether the Officers and Persons serving in the Royal Artillery, and those 6 hired to be employed in the Trains of Artillery, or the Officers ' serving in the Corps of Royal Engineers, or the Officers and Perfons ferving in the Corps of Royal Military Surveyors and Drafts-' men, or the Corps of Royal Sappers and Miners, or the Master Gunners, and Gunners under the Ordnance, be within the Intent ' and Meaning of this Act;' It is hereby enacted by the Authority aforesaid, That the Officers and Persons serving and hired to be employed, or who shall serve and be hired to be employed in the Royal Artillery, and in the several Trains of Artillery, and all Officers ferving or who shall serve in the Corps of Royal Engineers, and all Officers and Persons serving or who shall serve in the Corps of Royal Military Surveyors and Draftsmen, or in the Corps of Royal Sappers and Miners, and all Master-Gunners, and Gunners who now are or shall be under the Ordnance, shall be at all times fubject to all the Penalties and Punishments mentioned in this Act, and shall in all respects whatsoever, be holden to be within the Intent and Meaning of every Part of this Act, during the continuance of the same, and shall be quartered and billetted, together with the Horses employed for the Service of the said Corps, in the same manner and under the same Penalties and Regulations as are directed by this Act to be observed in quartering and billetting the Officers, Soldiers and Horses, of His Majesty's other Forces; and all Innkeepers and others on whom the Officers and Persons serving in the faid Corps, and the Horses employed therein shall be legally quartered, refusing to receive and provide for them as is directed for the Officers, Soldiers and Horses, of His Majesty's other Forces, shall be subject to the same Penalties as in the case of His Majesty's other Forces.

Officers, &c. of Trains of Artillery, &c. Subject to Act.

Innkeepers refusing to receive Soldiers.

[Sections 131. to 151. are the same as § 127. to 147. of 53 G. 3° c. 17. — Schedules A. to H. are the same as the like Schedules of 53 G. 3. c. 17.]

# SCHEDULE (I.)

One of His Majesty's Justices of the Peace of For, Chief Magistrate of ] do hereby certify, That appeared to be Years old, Inches high, Complexion, Feet Hair, came before me at Eyes, and stated himself to be of on the Day of the Age of Years, and that he had no Rupture, and was not troubled with Fits, and was no ways disabled by Lameness, Deafnela

Deafnels or otherwise, but had the perfect Use of his Limbs and Hearing, and was not an Apprentice legally bound so as to prevent his enlisting, and acknowledged that he had voluntarily enlisted himself for the Bounty of to lerve the United Company of Merchants of England trading to the East Indies, and [this Blank to be did engage to serve for the Period of filled up by the Magistrate either until discharged or for Years as in the preceding Form of Enlistment]; and I do hereby certify, that in my Presence the Third and Fourth Articles of the Second Section and the First Article of the Sixth Section of the Articles of War against Mutiny and Desertion, were read over to him, and he took the Oath of Fidelity mentioned in the Act of the Fiftieth 50 G. 3. c. 87. Year of His present Majesty, and also the Oath above set forth, and on being attested, and that I that he received the Sum of a Duplicate of this Certificate, have given to the faid figned with my Name.

' ¥

[Schedules K. to O. are the same as the like Schedules of 53 G.3. c. 17. Note, this A& is in all other respects similar, to 53 G. 3. c.17. except as to the Dates.—Rates of Subsistence increased, c. 55. post.]

### CAP. XXVI.

An Act for repealing the Duties of Customs on Madder imported into Great Britain, and for granting other Duties in lieu thereof; to continue in force until the Fifth Day of January One thousand eight hundred and seventeen.

[10th December 1813.]

WHEREAS it is expedient that the Duties of Customs payable on the Importation of Maddan in Customs payable on the Importation able on the Importation of Madder into Great Britain 'should cease and determine, and that other Duties of Customs 's should be imposed in lieu thereof;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, the several Duties of Customs (a), imposed by an Act passed in the Forty ninth Year of the Reign of His present Majesty, intituled An Att for repealing the Duties of several Duties of Customs chargeable in Great Britain, and for grant- by 49 G. 3. ing other Duties in lieu thereof, and by an Act passed in the last Session c. 98. of Parliament, intituled An A& for granting certain additional Duties, 53 G. 3. c. 33. of Customs imported into and exported from Great Britain, shall cease to cease. and determine, save and except in all cases relating to the recovering or paying any Arrears thereof respectively, which may, on the pasing of this Act remain unpaid, or to any Fines, Penalties or Forfeitures relating thereto, which shall have been incurred at any time before the passing of this Act. (a) [See c. 27. post.]

II. And be it further enacted, That, from and after the passing Ad valorem of this Act, there shall be raised, levied, collected and paid unto Duty of 5 per His Majesty, his Heirs and Successors, upon all Madder imported into Cent. paid on Great Britain a Duty of Customs of Five Pounds for every One hundred Pounds of the true and real Value thereof, which Value shall be ascertained according to the Declaration to be made by the Owner e Proprietor, or his known Agent, in like Manner and Form and under the Rules, Regulations, Restrictions and Conditions, and fuch

27 G. 3. c. 13. § 17. fuch Goods shall be subject and liable to such and the like Forfeitures and Penalties as are prescribed and directed for ascertaining and collecting Duties to be paid according to the Value by an Act passed in the Twenty seventh Year of His present Majesty's Reign, intituled An Att for repealing the several Duties of Customs and Excise, and granting other Duties in lieu thereof, and for applying the faid Duties, together with the other Duties composing the Public Revenue; for permitting the Importation of certain Goods, Wares and Merchandize, the Produce or Manufacture of the European Dominions of the French King, into this Kingdom; and for applying certain unclaimed Monies remaining in the Exchequer, for the Payment of Annuities on Lives, to the Reduction of the National Debt, or by any subsequent Act or Acts (a) relative thereto in force on or immediately before the passing (a) [Sec 43 G.3. c.68. § 12.—49 G.3. c.98. § 26. of this Act. —c.122. § 1. poft.]

Madder Root unmanufactured and imported (except from France, &c.) hefore Jan. 5, 1816, not charged with Duty.

III. And be it further enacted, That nothing herein contained shall extend, or be construed to extend to charge with Duty any Madder Root unmanusactured which shall be imported into Great Britain from any Country or Place before the Fifth Day of January One thousand eight hundred and sixteen, except from France, or any Country, Place or Territory annexed to France, or under the Dominion of the Person or Persons exercising the Powers of Sove-

reignty in France.

Duty levied as heretofore.

IV. And be it further enacted, That the Duty of Customs granted by this Act shall and may be managed, ascertained, raised, levied, collected, answered, paid and recovered in such and the like manner as the Duties on Madder hereby repealed were or might be managed, ascertained, raised, levied, collected, answered, paid and recovered, and the Goods shall be subject and liable to all and every the Conditions, Rules, Regulations, Restrictions, Seizures and Forseitures as such Goods were subject and liable to by any Act or Acts of Parliament in force on or immediately before the passing of this Act.

Application of Duties.

V. And be it further enacted, That all Monies arising from the Duties imposed by this Act, the necessary Charges of raising and accounting for the same excepted, shall from time to time be paid into the Receipt of His Majesty's Exchequer at Westminster, and shall be appropriated and applied in the same manner as the Duties of Customs imposed on the like Goods under the Head of Permanent Duties were directed to be appropriated and applied.

Act altered, &c.

VI. And be it further enacted, That this Act may be altered, amended or repealed by any Act or Acts to be made in this present Session of Parliament.

Continuance of Act.

VII. And be it further enacted, That this Act shall continue in force until the Fifth Day of January One thousand eight hundred and seventeen, and no longer.

### CAP. XXVII.

An Act to rectify a Mistake in an Act of the present Session of Parliament, for repealing the Duties of Customs on Madder imported into Great Britain, and for granting other Duties in lieu thereof. [14th December 1813.]

c. 26. anta.

HEREAS an Act was made in the present Session of Parliament, intituled An AB for repealing the Duties of Customs and Madder imported into Great Britain, and for granting other

\* Duties in lieu thereof; to continue in force until the Fifth Day of ' January One thousand eight hundred and seventeen: And whereas ' it was intended by the faid A& that the Duties of Customs on 4 Madder imported into Great Britain and no other Duties should be repealed, but by Mistake the Words "on Madder" were omitted in the Clause in the said Act relating to the Repeal of Duties of Customs;' Now, to rectify such Mistake, be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Tenth Day of December One thousand eight Duty on Madhundred and thirteen, the Duties of Customs upon Madder imported der only, reinto Great Britain, in the Recital of the said Act mentioned, and no other Duties of Customs, shall be deemed and taken to be repealed by the said Act; any thing in the said Act contained to the contrary notwithstanding.

pealed by Act.

## CAP. XXVIII.

An Act for the Relief of certain Insolvent Debtors in England. [14th December 1813.]

HEREAS it may promote the beneficial Purposes of an 53 G. 3. c. 102. Act, passed in the Fifty third Year of His Majesty's Reign, ' intituled An Att for the Relief of Insolvent Debtors in England, and ' thereby render it unnecessary hereafter to make temporary Laws for the Relief of Insolvent Debtors, if such Provisions should be made, by Law, as are hereinafter enacted, for the Discharge of such Persons confined for Debt, as are hereinafter mentioned, to the 'Intent that the Number of such Persons shall be thereby so reduced, as to render more effectual the Provisions of the said Act of 'the Fifty third Year of His Majesty's Reign;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, all and every Gaolers re-Keeper or Gaoler of any Prison in any County, Riding, Division, quired to make City, Town, Place or Liberty within England, shall and is and are out Lists of hereby required to make a true, exact and perfect List alphabetically Custody on of the Name or Names of all and every Person or Persons who upon Nov. 6, 1813, the Sixth Day of November One thousand eight hundred and thirteen was or were, and have fince continued to be, and at the time of making out every such List shall be really an actual Prisoner or Prisoners in the Custody of any Keeper or Keepers, Gaoler or Gaolers of any Prison respectively, upon any Process whatsoever, for or by reason of any Debt, Damage, Costs, Sum or Sums of Money, or Contempt for Non-payment of Money; and an Account of the time when fuch Prisoner + was or were respectively charged in Custody of received in Prison, together with the Name or Names of the Person or Persons at whose Suit or Prosecution such Prisoner or Prisoners is or are detained, together with the Amount of such Debts as the faid Prisoner or Prisoners are detained for; and shall deliver the same and deliver same to the Justices of the Peace at their First or Second General Quarter to Justices of Sessions or General Sessions of the Peace, to be held after the passing Peace.

† Sic.

of this Act, or at some Adjournment thereof, for such County, Riding, City, Division, Town, Place or Liberty respectively.

Keepers of Prifons to take Oath on delivering Lifts. II. And be it further enacted, That the Warden of His Majesty's Prison of the Fleet, and Marshal of 'The King's Bench Prison, and every other Keeper and Gaoler of any other Prison in any Place or Liberty in England, shall severally, on the delivering in of any such List of Prisoners in their respective Custody, take an Oath in the open Court of such General Quarter Sessions of the Peace, or Adjournment thereof, to the Effect following; that is to say,

Oath.

' T A.B. upon my corporal Oath, in the Presence of Ahmighty God. do solemnly swear, profess and declare, That all and every Person and Persons whose Name or Names is or are inserted and contained in the First Part of the List by me now delivered in and subscribed, was or were, to the best of my Knowledge and Belief, upon the Sixth Day of November in the Year of our Lord One thousand eight ' hundred and thirteen, really and truly Prisoners in actual Cuttody ' in the Prison of [insert the Name of the Prison] at the Suit or Suits of the Person or Persons therein respectively mentioned; and also that all and every Person and Persons whose Name or Names is or are inserted or contained in the Second Part of the said List now by me delivered in and subscribed as aforesaid have, since the said Sixth Day of November One thousand eight hundred and thirteen, been committed or furrendered to the said Prison of [insert the \* Name of the Prison] at the Suit or Suits of the several Person or Persons therein respectively mentioned; and that the Person or Perfons whose Name or Names is or are therein contained, was or were, to the best of my Knowledge and Belief, really and truly \* Prisoners in actual Custody on the said Sixth Day of November One thousand eight hundred and thirteen, as appears by the Returns • made to me on his and their respective Commitments.

So help me GOD.

Oath administered in open Court.

journment thereof, within their respective Jurisdictions, are hereby empowered and required to administer in open Court; and the Words of the said Oath hereinbefore directed to be taken by the said Warden and Marshal respectively, and other Keeper or Gaoler of any Prison respectively, shall be entered or written at the End or Bottom of the List which shall be delivered in by them respectively, and shall be subscribed and sworn to by them respectively in open Court; and every such List which shall be so delivered in, subscribed and sworn to in pursuance of this Act, shall be kept by the Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace of every such County, City, Town, Place or Liberty respectively in which any such List as aforesaid shall be sworn to, for the better Satisfaction of the said Justices, and Information of all or any Prisoner or Prisoners therein named, and so as the same may from time to time

Which the said Justices, at their First or Second General Quarter

Sessions or General Sessions of the Peace aforesaid, or at some Ad-

gratis.

Lifts kept by Clerk of Peace,

and examined

Prisoners, without Fee or Reward.

III. And, in order to discover any fraudulent Entries or Commitments of Prisoners in any Prison or Gaol Books, be it further enacted. That the Justices of any General or Quarter Session or Adjourned Session are hereby authorized, at the Request of any Creditor

be feen and examined by any Creditor or Creditors, or Prisoner or

At Request of Creditors, Gaolers enamined on Oath

or Creditors of any Prisoner, to convene before them at some cer- at Sessions, tain time to be appointed by them, any Person or Persons who was touching Comor were Keeper or Gaoler, or deputed Keeper or Gaoler of any mitments. Prison or Gaol within their respective Jurisdictions, on the said Sixth Day of November One thousand eight hundred and thirteen, or at any time, and examine every such Keeper or Gaoler or deputed Keeper or Gaoler on Oath, touching the Commitment and Continuance in Cuftody of any such Prisoner, as the Justices at any such General or Quarter Session or Adjourned Session shall think fit; and if any Sheriffs, &c. dif-Sheriff, Gaoler or Keeper, or deputed Gaoler or Keeper, shall obeying Orders neglect or refuse to bring before any such Justices, at any Session of Justices. of the Peace or Adjournment thereof, any such Prisoner as shall be directed and required by Warrant of any Justice or Justices as aforefaid, or to attend on being summoned for that Purpose, he shall on Conviction suffer Six Months Imprisonment; or if any Keeper or Gaoler attending shall refuse to make Answer and Discovery in the Premises as shall be reasonably required, at such General or Quarter Sellions or Adjourned Sellion, he, she or they so offending in the Premises shall, for every such Offence, pay the Sum of Ten Pounds Penalty. to any Person who shall sue for and recover the same in any of His Majesty's Courts of Record in Westminster by Action of Debt.

IV. And be it further enacted, That if any Keeper or Gaoler of Gaoler and any Prison, or his Deputy or Deputies, shall without just Cause, to Printer of Gabe approved of by the Justices at some General Quarter Session or zette or News-General Session or Adjourned Session of the Peace within their re-paper not comspective Jurisdictions, refuse or delay to bring any such Prisoner or gulations of Prisoners as aforesaid to any such General Quarter Session or General Act. Session or Adjourned Session of the Peace, in order to his or her Discharge; or shall neglect, resule or designedly omit to insert in any such List the Name or Names of any such Prisoner or Prisoners who was or were actually in Custody in his or their respective Prison or Gaol on the said Sixth Day of November One thousand eight hundred and thirteen, or shall neglect or refuse to make out, fix up or deliver such Lists as aforesaid; or if any Keeper or Gaoler, or deputed Keeper or Gaoler shall neglect or refuse to take any of the faid Oaths before mentioned, and hereby required to be taken by him, or shall detain any such Prisoner after he or she shall be discharged as aforesaid; or if the Printer of the London Gazette or other Newfpaper as aforefaid shall wilfully refuse or neglect to insert therein the Notice by this Act directed to be given, on reasonable Request made to him for that Purpole; every such Keeper and Gaoler of such Prison and Prisons, his Deputy or Deputies, and every such Printer as aforesaid, skall respectively forfeit and pay to such Prisoner, in every such case injured, the Sum of One hundred Pounds, which Penalty. shall and may be recovered with Treble Costs of Suit by Action of Debt, Bill, Plaint or Information in any of the said Courts of Record at Westminster, wherein no Essoin, Protection or Wager of Law, or more than One Imparlance shall be allowed.

V. And be it further enacted, That if any Keeper or Keepers, Gozless perfur-Gaoler or Gaolers, or any Deputy Keeper or Gaoler of any Prison, ing themselves. shall, in taking of the afore-mentioned Oaths, forswear and perjure themselves, and shall thereof be lawfully convicted, such Keeper or Gooler or deputed Keeper or Gauler of fuch Prison or Prisons shall, over and above the Penalties to be inflicted on Persons convicted F 2

C. 28.

Penalty.

victed of Perjury, upon every fuch Conviction, forfeit and pay the Sum of Five hundred Pounds, to be recovered with full Costs, by Bill, Plaint or Information, or Action of Debt, in any of His Majesty's Courts of Record at Westminster, wherein no Essoin, Protection or Wager of Law, or more than One Imparlance shall be allowed, by and in the Name of fuch Person or Persons, his and their Executors and Administrators, to whom an Assignment or Conveyance in pursuance of this Act shall be made of the Estate and Effects of fuch Prisoner or Prisoners; and if no such Assignees shall be living, then in the Name or Names of any other Creditor or Creditors who shall sue for the said Penalties, to be applied One Moiety to the Informer or Informers, and the other Moiety towards Satisfaction of the Debts of fuch Creditor or Creditors.

Application of Penalty.

Clerk of the Peace not giving Copies of Adjudication of Ditcharge.

Penalty.

Diffress.

Copy of Lifts fixed up in Prisons, before Delivery to Seffions.

Prisoners for Debt on taking Oath . &c. discharged.

VI. And be it further enacted, That if any Clerk of the Peace or his Deputy or Town Clerk or other Officer acting as Clerk of the Peace, shall delay or refuse to give every or any such Prisoner adjudged to be entitled to his Discharge as aforesaid, within Fourteen Days after such Adjudication, a Copy of the Order of such Adjudication, on the Payment of Two Shillings, or shall take more than Two Shillings and Six pence for fuch Copy, or shall take more than One Shilling for an Affigument or Conveyance of fuch Prisoner's Estate or Essects, every such Clerk of the Peace or his Deputy; or Town Clerk, or other Officer acting as Clerk of the Peace, who shall so offend, and who shall be convicted at any such General or Quarter Session of the Peace, or at any Adjournment thereof, of any such Offence, shall, for every such Offence, forfeit and pay to every such Prisoner the Sum of Twenty Pounds, as the Justices of the Peace at fuch General or Quarter Sessions, or Adjournment thereof, shall order, and who are hereby empowered to cause the same to be levied by Distress and Sale of the Goods of any such Clerk of the Peace or his Deputy, or Town Clerk or other Officer acting as Clerk of the Peace to offending.

VII. And be it further enacted, That all and every the Keeper or Gaoler, Keepers or Gaolers of any fuch Prison or Gaol is and are hereby required, Ten Days at least before the First or Second General Quarter Sessions or General Sessions of the Peace shall be held after the passing of this Act, for the County, City, Town, Place or Liberty in which any Prison or Gaol shall be, or to which the same shall belong, to fix up in some conspicuous Place or Places in every fuch Prison or Gaol, and at the most frequented or usual Gate, Door or Entrance into every such Prison or Gaol, Three or more true Copies of the List or Lists proposed or intended to be delivered in by any such Keeper or Gaoler at the said General Quarter

Sessions, or at some Adjournment thereof.

VIII. And be it further enacted, That all and every Person and Persons who on the Sixth Day of November One thousand eight hundred and thirteen were charged in any Prison or Gaol for the Nonpayment of any Debt or Debts, Sum or Sums of Money, whose Name or Names shall be inserted in any such List to be delivered in as aforesaid, taking the Oaths hereby directed to be taken, and who shall perform on his or her part what is required to be done by him or her by this Act, shall as to his Person and Effects respectively be for ever released, discharged and exonerated, to such Extent and in such manner as is hereinafter provided, and no otherwise.

IX. And

Prisoners delivering in Sche-

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IX. And be it further enacted, That it shall and may be lawful Justices may, on for any Justices of the Peace of any County, City; Town, Place or Liberty within England, upon the Petition of any fuch Prisoner or Prisoners to any Justice or Justices of the Peace, within rants to bring his or their respective Jurisdictions, upon every such Prisoner or Pris them to Quarfoners so petitioning, and at the time of his or her so petitioning, ter Sessions. leaving with the Justice or Justices so petitioning +, a true Copy of the Schedule containing his or her intended Discovery of his or her Real and Personal Estate, to be sworn to at the First or Second General Quarter Sessions next ensuing after every such Petition, or some Adjournment thereof (and at the Foot of which said Schedule the Gaoler or other proper Officer shall set forth and sign the Amount of the Debt or Debts with which such Prisoner was charged on the said Sixth Day of November One thousand eight hundred and thirteen), by Warrant under his Hand and Seal, or under their Hands and Seals, to require the Sheriff or Sheriffs, Keepers or Gaolers of any such Prison within the Jurisdiction of any such-Justice or Justices, to bring before the Justices at the First or Second next General Quarter Sessions or General Sessions of the Peace, or any Adjournment thereof, to be held as the case shall happen to be, next after the Expiration of Ten Days from the Date of such Warrant, for such respective County, City, Town, Place or Liberty, the Body of any Person being in the said Prison as aforesaid, with the Warrant or Warrants of his or her Detainers, together with a Copy or Copies of the Cause or Causes which he, she or they is or are charged with in any Prison or Gaol aforesaid at the time aforesaid; for which Copy or Copies of such Cause or Causes such Prisoner shall apply to the said Keeper or Gaoler of such Prison, or to the Clerk of the Papers, or other proper Officer or Person, who shall make out and transcribe the same, at least Six Days before the time of his or her Appearance; which Warrant of every fuch Justice or Justices, every fuch Sheriff and Sheriffs, Keeper or Gaoler, is and are hereby commanded to obey.

4 X. And whereas confiderable time may intervene between the ' passing of this Act, and the next General Quarter Sessions or General Sessions of the Peace, which would be the Means of de-' taining in Prison a Number of Persons who with their Families are ' in the greatest Distress;' Be it further enacted, That it shall and Special Sessions may be lawful for any Two or more of the Justices of the Peace for any County, City, Town, Place or Liberty, upon Petition from Debtors as aforefaid to affemble their respective Courts as soon as may be after passing this Act, for the Purpose of administering the Oaths and other the Matters required by this Act, and to appoint such Day or Days for the Discharge of Prisoners as they shall see

proper. XI. And be it further enacted, That the Copy of every such Schedules to re-Schedule, which shall be left or delivered in as aforesaid, shall be main with Clerk and remain with the Clerk of the Peace, Town Clerk or other of the Peace. Officer acting as Clerk of the Peace for the County, City, Town, Place or Liberty in which the same shall have been so left, there to remain and be inspected from time to time as Occasion shall require, by any Creditor of any such Prisoner who shall desire to inspect the

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may be held.

Debtors not having given Notice, intending to apply for Discharge to give Notice in the Gazette, &c.

XII. And he it further enacted, That all and every Debtor and Debtors confined in any Gaol of that Part of the United Kingdom called England, who shall intend to apply to be discharged and exonerated under this Act, shall first cause public Notice to be inferted in Three several London Ganettes, previous to such General or Quarter Sessions or General Sessions of the Peace or Adjournment thereof, at which such Application shall be made; and if such Debtor shall be in Custody in any such Gaol, out of London, or the Weekly Bills of Mortality, or shall have been moved by Habear Corpus from one Gaol to another, then also in some Newspaper which shall be published in or near the County, Riding, Division, City, Town, Liberty or Place, in the Gaol whereof he or she shall be or have been so in Custody, containing the Name, Trade, Occupation and Description, and the Two last Places of Abode (if so many) of every fuch Debtor and Debtors, and the Prison wherein he, she or they is or are confined, and of his, her or their Intention to take the Benefit of this Act, and mentioning such Notice in such Gazette or Newspaper respectively, to be the First, Second or Third Notice, according to the time of publishing each of such Notices; and for the inserting each of the said Notices in the London Gazette or in any other Newspaper, there shall be paid each time by every Prifoner the Sum of Four pence and no more; the First of which said Notices shall be so inserted in the said Gazettes respectively and in the faid other Newspapers, as the case may require, Twenty one Days at the leaft, and the last of the said Notices Six Days at the least before any fuch First or Second General Quarter Sessions or General Sessions, or Adjournment thereof, shall be held as aforefaid, so that as well all the Creditors who have not charged the faid Debtor or Debtors in Custody, as those Creditors who have charged fuch Debtor or Debtors in Execution, or on Mesne Process on otherwise, may have sufficient Notice thereof.

Debtors to deliver Schedules to Gaoler previous to First Notice.

XIII. And, to the Intent that all Creditors may have full and sufficient time to confider the Matters and Things contained in the Schedule or Schedules intended to be delivered in by any Debtor or Debtors, be it further enacted, That every such Debtor, where he or she shall, according to the Directions of this Act, publish the First Notice of an Intention to take the Benefit of this Act, he or the shall in such Notice declare that the Schedule containing his or her intended Discovery of his or her Real and Personal Estate, to be fworn to in manner as by this Act is directed, is lodged in the Handa of the Keeper or Gaoler, or the Deputy of such Keeper or Gaoler of the Prison wherein any such Debtor shall be confined; and every fuch Debtor is hereby directed and required to deliver fuch Scher dule to such Keeper, or Gaoler, or Deputy, as the case may be, before he shall publish such First Notice as aforesaid, signed with his or her own Christian Name and Surname, to be attested by any such Keeper, Gaoler or Deputy; and in case any Debtor shall neglect or refuse to deliver One such Schedule to such Keeper, Gaoler or Deputy, prior to such his First Notice to be given as aforesaid, he or the upon due Proof made of such Neglect or Refusal, to the Satisfaction of the Court to which such Debtor shall make Application, shall be remanded back to Prison, there to remain until he or she shall have complied with the Directions aforesaid; and every such Keeper, Gaoler or Deputy, is hereby directed and required to attest

the Signature of the Debtor's Name to such Schedule, and to receive the same into his Custody and Charge, giving a Duplicate Duplicate. thereof to every such Debtor, with an Acknowledgment of his having received the Original; and he is hereby further required to Copy of Schedeliver a true Copy of any fuch Schedule, figued by himself, upon dule to Creditor Request made to him by any Creditor for that Purpose in Writing, such Copy to be delivered to the Creditor himself, or to such Person as he shall appoint to receive the same, within Thirty Days after Demand made; and if any such Keeper, Gaoler or Deputy shall neglect or refuse to conform to the Directions hereby given him respecting such Schedule, every such Keeper, Gaoler or Deputy so offending shall be liable to a Penalty of Ten Pounds, to be reco- Penalty. vered by an Action of Debt in any of His Majesty's Courts of Record at Westminster, at the Suit of any Person who shall be aggrieved by fuch Neglect or Refusal.

XIV. And be it further enacted, That the Notices to be given by every Debtor, in manner directed by this Act, shall be to the Effect

following; that is to lay,

[insert the Name, Trade, Occupation Form of Notice. and Description, and the Two last Places of Abode, if so many] now confined in [insert the Name of the Prison and County] and being charged in Custody on the Sixth Day of November One ' thousand eight hundred and thirteen, do hereby give this [First, Second or Third] public Notice, that I intend to take the Benefit of an Act passed in the Fifty fourth Year of His present " Majesty's Reign, intituled [bere fet forth the Title of this Att, and ' if it be the First Notice then add] And I do hereby give Notice, that a true and perfect Schedule, containing a Discovery of all my 4 Real and Personal Estate, hereaster to be sworn to, is now ready to be delivered to any Creditor applying for the fame to the Keeper or Gaoler or his Deputy of the faid Prison.

And every such Notice shall be signed by the Debtor, and counterfigued by the Keeper or Gaoler, or Deputy of fuch Keeper or Gaoler of fuch Prison.

XV. And be it further enacted, That every such Debtor as afore- Debtors proving faid, being charged as aforesaid, on the said Sixth Day of November Notices given, One thousand eight hundred and thirteen, who shall apply to the shall in open General or Quarter Sessions, or any Adjournment thereof, in case it certain Schehall be proved upon Oath, or by producing the faid Three Gazettes dules, and take and Newspapers respectively before mentioned to the said Justices Oath. at any such Sessions or Adjournment thereof, that such Notices were inserted in the London Gamettes and other Newspapers respectively, as were required in manner aforesaid; and that the Person or Persons so applying was or were actually a Prisoner or Prisomers on the said Sixth Day of November One thousand eight hundred and thirteen, in the Prison or Gaol in which his, her or their Name or Names is or are specified in a List delivered in at such First or Second Sessions, or any Adjournment thereof, or in some other Prison or Gaol as aforesaid, in pursuance of this Act; shall in open Court at the faid General Quarter Sessions or General Sessions, or any Adjournment thereof, subscribe or deliver in a true Schedule or Account of all his or her Real Estate in Possession, Reyersion, Remainder or Expectancy, and of any other Nature and Kind whatsoever, and also the Whole of his or her Personal Estate F 4

which he or the, or any Person or Persons in Trust for him or her, or for his or her Use, Benefit or Advantage, is or are seised of, interested in or entitled unto, or was or were in his, her or their Posfession, Custody or Power, or which he, she or they, or such Person or Persons had any Power of disposing of, or charging for his, heror their Benefit or Advantage, at any time fince his or her Commitment to Prison, with the Name of his or her several Debtors, and where they respectively live or may be met with, and the several Sums of Money from them respectively owing, and how the same respectively became due and are secured, and if by Mortgage, Specialty, Contract, Note or other Writing, then the Name and Names and Places of Abode of the several Witnesses who can prove fuch Debts or Contracts; and shall also make Oath and swear to the · following Effect, according to the special circumstances, so far as the same shall be consistent with the Provisions hereinaster contained; that is to lay,

Oath,

' J A. B. upon my corporal Oath, in the Presence of Almighty God, do solemnly swear, protest and declare, That on the Sixth • Day of November One thousand eight hundred and thirteen, I was · really and truly a Prisoner in the actual Custody of , at the Suit , in the Prison or Gaol of , without any Fraud or Collusion what-• of ' soever; and that I have ever since continued a Prisoner within the • Prilon of , in the actual Custody of the Keeper or Gaoler of the faid Prison of • [or mentioning some other Prison as the case may be] or within the Liberties thereof, at the Suit of , and without any Fraud or Collusion whatsoever; and that the Schedule now delivered by me and subscribed, doth contain, to the best of my Knowledge, Remembrance and Belief, a full, just, true and perfect · Account and Discovery of all the Goods and Effects, Estates • Real and Personal, in Possession, Reversion, Remainder or Expectancy, and of every other Nature and Kind whatsoever, which I or any Person in Trust for me or for my Benefit or Advantage · are seised or possessed of, interested in or entitled to, or was or were ' in my Possession, Custody or Power, or in the Possession, Custody or Power of any such Person as aforesaid, or which I or such Perfon had any Power of disposing of or charging for my Benefit or · Advantage, at any time fince my Commitment to Prison; and of e all Debts to me owing, or to any Person or Persons in Trust for me, and of all the Securities and Contracts whereby any Money ' now is or will or may hereafter become payable, or any Benefit or Advantage may accrue to me or to my Use, or to any Person or ' Persons in Trust for me, and the Names and Places of Abode of the several Persons from whom such Debts are due and owing, and of the Witnesses who can prove such Debts or Contracts, (if any fuch there be); and that neither I, nor any Person or Persons in <sup>6</sup> Trust for me, or for my Use, have any Lands, Money, Stock, or any Estate Real or Personal, in Possession, Reversion, Remainder or Expectancy, or of any Nature or Kind soever, or Power of disposing of or charging for my Benefit or Advantage, other than what are in the faid Schedule contained, except Wearing Apparel and Bedding for myself and Family, Working Tools, and the 6 necessary Implements for my Occupation and Calling, together with

with a Sum of Money not exceeding Five Pounds, and these in ' the Whole not exceeding the Value of Thirty Pounds; and that I have not, nor any Person for me, hath directly or indirectly ' fold, lessened or otherwise conveyed, disposed of in Trust, or cone cealed all or any Part of my Lands, Money, Goods, Chattels, Stock, Debts, Securities, Contracts or Estates Real or Personal, whereby to secure the same, or to receive or expect any Profit or " Advantage therefrom, or with an Intent to defraud or deceive any ' Creditor or Creditors to whom I am or was indebted in any wife howfoever. So help me GOD.

And before such Oath shall be taken by every Debtor, the said Justices Schedules and shall examine, upon Oath, such Debtor, touching the several Matters contained therein, as they shall think fit; and if such Debtor shall, upon such Examination, make Answer to the Satisfaction of the said Justices, then the faid Schedule and Oath shall be by such Debtor subscribed in the Presence of the Justices in open Sessions of the Peace as hereby directed, and shall be kept by and remain with the Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace for the County, City, Liberty, Town or Place, where the fame shall be subscribed and taken, for the better Information of all the Creditors of such Debtors who shall defire or may have Occasion to resort thereto; and every such Creditor shall be at Liberty, at seasonable times in the Day-time, to peruse and examine the same.

Oath subscribed by Debtors.

XVI. And be it further enacted, That the Justices of the Peace Court, at Rewithin their respective Jurisdictions at any such General Quarter quest of Credi-Sessions or General Sessions, or Adjournment thereof, either at the tors, may exa-Request or without the Request of any Creditor or Creditors of any such Debtor, are hereby authorized to cause the Deputy. Warden and Marshal of the Fleet and King's Bench Prison, or any other Under Officer, Tipstaff and Turnkey of any Prison or Gaol, or any other Person within their respective Jurisdictions, to come before them, and to examine them respectively on Oath touching any of the Matters contained in any of the Oaths prescribed by this Act to be taken, and the Truth thereof, either before or after such Oath shall have been taken; and if the Oath which shall have been taken in open Court by any Debtor or Debtors shall not be disproved by good Testimony of any credible Person or Persons on Oath, and fuch Justices, or the major Part of them present at any such General Quarter Sessions or General Sessions, or any Adjournment thereof, shall be satisfied with the Truth of the Oath taken by such respective Debtors, then such Justices shall, in such Sessions or some Adjournment thereof, adjudge such Debtor or Debtors to be entitled to the Benefit of this Act, and shall order the said Sheriff or Sheriffs, Keeper or Keepers, Gaoler or Gaolers of fuch Prison or Prisons, forthwith to set at Liberty such Prisoner or Prisoners; and every such Order shall be a sufficient Discharge to the Sheriff or Sheriffs, Keeper or Keepers, Gaoler or Gaolers, of such Prison or Prisons, and shall indemnify him or them against any Escape or Escapes, Action or Actions whatsoever for Escape, which shall or may be brought, commenced or profecuted against him or them.

mine Gaolers

XVII. And be it further enacted by the Authority aforesaid, That all the Estate, Right, Title, Interest and Trust of such Debtor of, in and unto all the Real Estate as well Freehold and Copyhold

Estates and Esfects of Debtore discharged, vested in Clerk

tima

of Peace, who is to affign fame to fuch Creditors as Court shall direct, in Trust. as Cuftomary, and to all the Personal Estate, Debts and Essects of every such Debtor, shall immediately after such Adjudication be, and the same is hereby vested in the Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace of and for the County, Riding, City, Town Corporate, Division, Liberty or Place where any Debtors shall be respectively discharged; and every such Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace, is hereby directed and required to make an Assignment and Conveyance of every such Debtor's Estate and Essects, vested in fuch Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace as aforesaid, to such Creditor or Creditors of the said Debtor, as the Justices at any General or Quarter Session of the Peace, or at any Adjournment thereof, which shall be held by them within their respective Jurisdictions, shall order and direct; which Assignment and Conveyance shall be good and essectual in the Law to all Intents and Purposes whatsoever, without being written on Parchment or Paper stamped, to vest the Estates thereby assigned and conveyed in the Party or Parties to whom the same shall be so assigned and conveyed, his, her and their Heirs, Executors, Administrators and Assigns, according to the Estate and Interest which the Debtor had therein; and every fuch Aflignment and Conveyance shall be in Trust for the Benefit of the Creditor or Creditors of every such Debtor to whom the same shall be made, and the rest of the Creditors of every such Debtor in respect of or in proportion to their respective Debts; and every Person or Persons to whom any such Assignment and Conveyance as aforesaid shall be made, is and are hereby fully empowered to fue from time to time as there may be Occasion, in his, her or their own Name or Names for the Recovery and obtaining any Estate or Essects of any such Debtor, and also to execute any Trust or Power vested in or created for the Use or Benefit of any such Debtor, but in Trust for the Benefit of him or them and the rest of the Creditors of every such Debtor, and to give fuch Discharge and Discharges to any Person or Persons who shall respectively be indebted to such Debtor as may be requiste; and every such Assignee or Assignees shall with all convenient Speed after his or their accepting such Assignment or Conveyance, use his and their best Endeavours to receive and get in the Estate and Effects of every such Debtor, and shall, with all convenient Speed, make Sale of all the Estates of such Debtor vested in such Assignee or Assignees; and if such Debtor shall be interested in or entitled to any Real Estate, either in Possession, Reversion or Expectancy, the same within the Space of Two Months after such Assignment and Conveyance shall be sold by Public Auction, in such manner and at fuch Place as the major Part of the Creditors of any fuch Debtor, who shall assemble together on any Notice in Writing published in the London Gazette or in some Daily Paper printed and published in London, if the Debtor before his or her going to Prison resided in London or within the Bills of Mortality, and if elsewhere, then in some printed Newspaper which shall be published in or near the County, Riding, Division, City, Town, Liberty or Place in which such Debtor resided before he or she was committed to Prison, Thirty Days before any such Sale shall be made, shall under his Hand or their Hands agree on; and every such Assignce or Assignees, at the End of Three Months at the farthest from the

Assignees to get in Debtors Effects;

and to make Dividends; time of his or their accepting any fuch Assignment or Conveyance as aforesaid, shall make a fair and just Dividend of all such Debtor's Estate and Effects which shall have been then recovered amongst his or her Creditors, in proportion and in regard to each Creditor's respective debt; but before any such Dividend shall be made, such and to make up Affiguee or Affiguees shall make up an Account of fuch Debtor's Account of Estate, and make Oath in Writing before One or more Justice or Debtor's Estate. Justices of the Peace of the County, Riding or Division, Town, Liberty or Place in which any such Debtor shall have been discharged, that every such Account contains a fair and just Account of the Estate and Essects of every such Debtor got in by or sor such Assignce or Assignces, and of all Payments made in respect thereof, and that all Payments in every fuch Account charged were truly and bona fide made and paid; and Notice of the making of Notice of every such Dividend shall be published in like manner as a Meeting making Diviof the Creditors is hereinbefore directed to be published, Thirty dends. Days at least before the same shall be made; and no Creditor shall Creditors rebe allowed to receive any Share of such Dividend, until he shall have dends. made out the Juftness and Identity of his Debt, by Oath, or due Proof in Writing before some such Justice or Justices; and if any Creditor Creditor disof such Debtor shall be dissatisfied with the Reality or Fairness of any satisfied with Debt claimed by any other Creditor, then the same, at the Request of Other Creditors Debt, Proceedany such Creditor or Creditors so distatisfied, shall be examined into ings. by the Justices of the County, Riding, Division, City, Town, Liberty or Place in which such Debtor shall have been adjudged to have been entitled to the Benefit of this Act, at the next General or Quarter Sessions, or at some Adjournment thereof.

XVIII. And be it further enacted, That in case any Aflignee or In case Assign Affignees of the Estate and Effects of any Prisoner discharged by nees or their virtue of this Act, or the Heirs, Executors or Administrators of Heirs do not of such Estate or Essente found to be in the Light of Sold lance, to be arany fuch Estate or Estects, found to be in the Hands of such rested. Affignee or Assignees, or of such Heirs, Executors or Administrators as aforesaid, according to the Tenor of this Act, it shall be lawsol for the Court before which the Prisoner was discharged, to order the Person or Persons so offending to be arrested and committed to the next County Gaol, there to remain without Bail or Mainprize until such Person or Persons shall have fulfilled the Duty required by the + Act, or until such Court shall make other Order to the contrary.

XIX. Provided always, and be it further enacted, That all and Creditors for every Creditor and Creditors of any Debtor who shall be discharged Annuities payby virtue of this Act, for any Sum or Sums of Money payable by able at any way of Annuity or otherwise at any future time or times, by virtue suture time, to of any Bond, Covenant or other Securities of any Nature whatfoever, receive Dividends as under may be and shall be entitled to be admitted a Creditor or Creditors, Commission of and shall be entitled to receive a Dividend or Dividends of the Estate Bankruptcy. of fuch Debtor, in fuch manner and upon fuch Terms and Conditions so fuch Creditor or Creditors would have been entitled unto by the Laws now in force if such Debtor had become Bankrupt, and without Prejudice in future to their respective Securities, otherwise than \* the same would have been affected by a Proof made in respect thereof by the Creditor under a Commission of Bankrupt and a Certificate obtained by the Bankrupt under such Commission.

XX. And

Estates of Debtors not inserted in Schedule vested in Clerk of Peace.

XX. And, to the Intent that no Loss may arise to any Creditor on Creditors from any Neglect or Omission in the Schedule not containing the Whole of the Estate Real or Personal, belonging to any Debtor who shall apply for his or her Discharge under the Authority of this Act, be it enacted, That all the Estate, whether Real or Personal, which shall belong to any Debtor or Debtors, and of which he, she or they shall be actually possessed or entitled unto at the time of making such Schedule, shall be deemed and taken to be Part of the Estate contained in such Schedule, though not inserted therein, and shall in like manner become vested in the Clerk of the Peace, Town Clerk or other Officer acting as such, to all Intents and Purposes as if the same had been contained in such Schedule, and had been delivered into the Court according to the Directions of this Act.

Holders of Securities without Confideration, not entitled to Benefit. XXI. Provided always, and be it enacted, That no Person holding any Security whatsoever, for which such Debtor never received any valuable Consideration, shall be entitled to receive any Benefit from the Estate of such Debtor, unless the Person holding such Security shall make it appear to the Satisfaction of the Justices at some General or Quarter Sessions or Adjournment thereof, that he or she became possessed of the same bona side, and for good or valuable Consideration.

Estates to vest in Clerk of Peace for time being. XXII. Provided always, and be it enacted, That in case of the Death or Removal of any Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace as aforesaid, in whom the Estate, Right, Title, Interest or Trust of any Debtor or Debtors shall have vested by the Authority of this Act, every such Estate, Right, Title, Interest and Trust, shall become vested in the Successor or Successors to every such Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace as aforesaid respectively, as the case may be, to all Intents and Purposes whatsoever under the Provisions of this Act.

No Suit in Law or Equity without Consent of Majority of Creditors. XXIII. Provided further, and be it also enacted, That no Suit in Law or Equity shall be commenced by any Assignee or Assignees of any such Debtor's Estate and Essects without the Consent of the major Part in Value of the Creditors of such Debtor, who shall meet together pursuant to a Notice to be given at least Ten Days before such Meeting in the London Gazette or other Newspaper which shall be published in the Neighbourhood of the last Residence of such Debtor or Debtors for that Purpose.

Mortgages to take place of Debts of an inferior Nature. XXIV. Provided also, and be it further enacted, That nothing in this Act shall extend or be construed to hinder or prevent any Mortgage or Mortgages, Charges or Liens upon the Estate of such Debtor or Debtors, or any Part thereof, to take place upon the Lands, Tenements or Hereditaments or Personal Estate or Essects comprised in or charged or affected by such Mortgage or Mortgages, Charges or Liens respectively, nor to prevent any Statute Staple, Statute Merchant, Recognizance or Judgment, acknowledged by or obtained against any such Debtor or Debtors, to take place upon the Lands, Tenements or Real Estates of such Debtor or Debtors; and also, where any Inquisition shall have been taken upon any such Statute or Recognizance, or any Writ or Execution shall have been taken out and delivered to the Sheriss or proper Officer upon any such Judgment before such Discharge shall be given in open Session

to any such Debtor as aforesaid, the Personal Estate of any such Debtor respectively shall be subject thereto in the first place for so much as shall remain due upon such Mortgage, Charge, Lien, Statute, Recognizance or Judgment respectively, in like manner as such Mortgagees and Persons having such Charges or Liens, and Creditors by Statute, Recognizance or Judgment respectively would have been preferred to other Creditors of an inferior Nature, against the Real or Personal Estate of such Debtor or Debtors respectively, if this Act had not been made; any thing hereinbefore contained to the contrary notwithstanding.

' XXV. And whereas many Persons who may be entitled to and claim the Benefit of this Act are seised and possessed of Lands, <sup>6</sup> Tenements and Hereditaments, to hold to such Debtors for the 'Term of their natural Lives, with Power of granting Leases and 4 taking Fines, referving small Rents on such Estates for One, Two or Three Lives, in Possession or Reversion, or for some Number of Years determinable upon Lives, or have Powers over Real or ' Personal Estate, which such Debtors could execute for their own Advantage, and which faid Powers ought to be executed for the 6 Benefit of the Creditors of such Debtor; Be it therefore enacted Power of leasing by the Authority aforesaid, That in every such case all and every the Lands, &c. vested Powers of leafing such Lands, Tenements and Hereditaments, and in Affignees. all other such Powers as aforesaid over Real or Personal Estate, which are or shall be vested in any such Prisoner or Prisoners as aforesaid, shall be and are hereby vested in the Assignee or Assignees of the Real and Personal Estate of such Prisoner by virtue of this Act, to be by such Assignee or Assignees executed for the Benefit of all and every the Creditors of such Prisoners as aforesaid.

XXVI. And be it further enacted, That the Justices at any Gaoler, on Re-General or Quarter Sessions or Adjourned Sessions of the Peace to quest of Creditors of the Peace to tor Swarp which any such Prisoner shall be brought in pursuance of this Act shall, if required by any Creditor or Creditors of any such Prisoner or Prisoners, who shall oppose his or her Discharge, or if the said Justices shall so think fit, administer to the Keeper or Gaoler of any such Prison or Gaol, at the time of bringing up any such Prisoner in order to be discharged under this Act, an Oath to the Effect follow-

ing; that is to fay,

do swear, That was really and truly a Prisoner in my Custody, in the Prison of or in Custody in some other Prison [as the ' case may be ] to the best of my Knowledge and Belief, at or upon the Sixth Day of November One thousand eight hundred and thir-4 teen, and that the Copy or Copies of the Cause or Causes of his [or, her] Commitment or Detainer, now by me brought, with the • Body of the faid and produced to the faid • Copies of the Caule or Caules of the Caule or Caules of fuch Commitment or Detainer, without any Fraud or Deceit by me or any other Person, to the best of my Knowledge and Belief. So help me GOD.

And if any Person who was a Keeper or Gaoler, or deputed Keeper If Person delior Gaoler of any such Prison or Gaol, on the said Sixth Day of November One thousand eight hundred and thirteen, or since, shall on 6th Nov. not happen to be the Keeper or Gaoler, or Deputy Keeper or Gaoler 1813, he shall of any fuch Prison or Gaol at the time any fuch List as afore- take following

vering in Lift was not Gaoler said Oath.

faid is hereby required to be delivered in, then the Justices at any fuch Sessions or at any Adjourned Sessions may and are hereby required to administer to the respective Person or Persons who shall be Keeper or Gaoler of any such Prison or Gaol, or deputed Keeper thereof, and deliver in such List as aforesaid at any such General or Quarter Sessions or Adjourned Sessions, an Oath touching the Commitments or Books of Commitment of any such Prison or Gaol, to the Effect sollowing; that is to say,

Oath.

do swear, That I have examined the Commitments or Books of or concerning the Commitments of Prisoners to the Prison of

[in the County, Riding, Division, City, Town, Place or Liberty,] and that I do verily believe that the said Commitments or Books of Commitment are really true and not sictious, nor calculated for this Purpose; and by them it doth appear, that

was on the Sixth Day of November One thousand eight hundred and thirteen really and truly a Prisoner in the actual Custody of

Keeper or Gaoler, or Deputy Keeper or Gaoler of the said Prison

or Gaol [or other Prison as the case may be] without Fraud or Deceit by me or any other Person or Persons, to my Knowledge or

So help me GQU.

Debtors falfely fwearing shall suffer as for wil-, ful Perjury.

· Belief.

XXVII. And be it further enacted, That if any Debtor as aforesaid, who shall come or be brought up to such General or Quarter
Sessions, or Adjournment thereof, under the Provisions of this Act,
shall wilfully forswear and perjure himself, herself or themselves, in
any Oath to be taken under this Act, and shall be lawfully convicted
thereof, he, she or they so offending shall suffer such Punishment as by
Law may be institled on Persons convicted of wilful and corrupt
Perjury.

Debtors discharged not liable to be imprisoned for Debts prior to 6th Nov. 1813.

XXVIII. And be it further enacted, That no Person entitled to the Benefit of this Act shall at any time hereafter be imprisoned by reason of any Judgment or Decree obtained for Payment of Money only, or for any Debt, Bond, Damages, Contempts for Non-payment of Money, Costs, Sum or Sums of Money contracted, incurred, occafioned, owing or growing due before the faid Sixth Day of November One thousand eight hundred and thirteen, but that upon every Arrest upon every Judgment or such Decree, or for such Debts, Damages, Contempts, Colts, Sum and Sums of Money, it shall and may be lawful for any Judge of the Court where the Process issued, or for any Two Justices of the Peace, upon shewing the Copy of the Order of Adjudication as aforefaid, to release and discharge out of Custody such Prisoners as aforesaid, and at the same time to order the Plaintiff or Plaintiffs in such Suit or Suits to pay such Prisoner or Prisoners the Costs which he, the or they shall have incurred out fuch Occasion, or so much thereof as to such Judge or Justices shall feem just and reasonable; and every such Judge is hereby emposes to do on such Prisoner's causing a Common , Appearance to be entered for him on every such Action or Suit.

\* XXIX. And whereas under former Acts of this kind, Doubts have arisen what was to be done with such Prisoners who applied at any Session to be discharged, who owed and stood charged with Debts as well previous as subsequent to the Day limited by the respective Acts; To remedy which, be it therefore enacted, That no Prisoner or Prisoners shall be discharged of any Debts incurred subsequent

Prisoners not discharged of

to the Sixth Day of November One thousand eight hundred and thir- Debts subseteen; and if it shall appear to the Justices at any Sessions or Adjourn- quent to 6th ment, that any Prisoner or Prisoners then applying to them to be Nov. 1813. discharged shall stand charged as well with Debts previous to as subsequent to the said Sixth Day of November One thousand eight hundred and thirteen, that in such cases it shall and may be lawful to and for the Justices to discharge the Person of such Prisoner on account of all Debts which shall appear to their Satisfaction, by the Oath of fuch Prisoner not being disproved (or otherwise), to have been incurred previous to the faid Sixth Day of November One thousand eight hundred and thirteen, and to remand him or her back to the Custody of the Keeper of the Prison from whence he or she was brought, for all Debts which he or the stands charged with in his Custody, which shall appear to the Justices to have been incurred subsequent to the said Sixth Day of November One thousand eight hundred and thirteen; and their Order for such Discharge shall indemnify the Sheriff or Sheriffs, Keeper or Keepers, Gaoler or Gualers, against Sheriff indemany Escape or Escapes, Action or Actions whatsoever for Escapes, nified. which shall or may be brought, commenced or prosecuted against him or them; any thing to the contrary herein not withstanding.

XXX. And be it further enacted, That in any Action of Escape, or any Suit or Action to be brought against any Justice or Justices of the Peace, Sheriff, Keeper or Gaoler of any Prison, for performing their Office in pursuance of this Act, they may plead the General Issue, and give this Act in Evidence; and if the Plaintiff General Issue. be nonfuited or discontinue his Action, or Verdict pass against him, or Judgment upon Demurrer, the Defendant shall have Treble Costs.

XXXI. And be it further enacted, That if any Scire Facior Act pleaded or Action of Debt, or upon Judgment, shall be brought against generally by any Prisoner, his or her Heirs, Executors or Administrators, upon any Judgment obtained against any such Prisoner, or on any Statute or Recognizance acknowledged by him or her before the faid Sixth Day of November One thousand eight hundred and thirteen, with respect to Prisoners in actual Custody on the said Sixth Day of November One thousand eight hundred and thirteen, it shall and may be lawful for any fuch Prisoner, his or her Heirs, Executors or Administrators, to plead generally that fuch Prisoner was actually a Prisoner in such Prison or in some other Prison, at such a Person's Suit, on the said Sixth Day of November One thousand eight hundred and thirteen, and was or were duly discharged according to this Act, at the General Quarter Sellions or General Sellions or Adjournment thereof, held at such Time and Place for such County. Liberty, City, Town or Place (according to his, her or their case,) without pleading any Matter specially; and in case any other Suit or Action shall be commenced against him, her or them, for any other Debt, Sum or Sums of Money due before the faid Sixth Day of November One thousand eight hundred and thirteen, to plead in discharge of his or her Person from Execution (over and above such Matters as aforesaid), that such Debt or Sum of Money (as the case may be) was contracted or due before the faid Sixth Day of Novemder One thousand eight hundred and thirteen, without pleading any other Matter specially, whereto the Plaintiff shall or may reply genezally, and deny the Matters pleaded as aforefaid, or reply any other Matter or Thing which may shew the said Desendant not to be entitled

Treble Cofts

entitled to the Benefit of this Act, or not duly discharged according to it, in the same manner as the Plaintiff might have replied in case the Defendant had pleaded this Act, and his Discharge by virtue of this Act specially; and if the Plaintiff be nonsuited, discontinue his Action, or Verdict pass against him, or Judgment on Demurrer, the Defendant to have Treble Costs.

Treble Costs. Prisoners, who on Application as Insolvent Debtors have been remanded back, and fince discharged without Content, entitled to Benefit of Act.

XXXII. And be it further enacted by the Authority aforesaid, That in case any Person being a Prisoner charged in Execution on the faid Sixth Day of November One thousand eight hundred and thirteen, and having before or fince that Day petitioned any Court to be discharged as an Insolvent Debtor, and having conformed to the several Provisions of the Laws in being for that Purpose, shall have been brought up, and by the Court remanded back to the Prifon or Gaol from which such Prisoner was brought up, there to continue in Execution, on the Undertaking of his or her Plaintiff or Plaintiffs to pay to him such weekly or other Allowance as by Law is directed to be paid in such case during such time as such Prisoner shall remain in Execution at the Suit of such Plaintiff or Plaintiffs, and fuch Prisoner so continued in Execution shall have been or shall be discharged from such Execution by his or her Plaintiff or Plaintiffs without his or her own Privity or Consent subsequent to the faid Sixth Day of November One thousand eight hundred and thirteen, and before the Day whereon he or she might otherwise have applied to take the Benefit of this Act, every such Prisoner shall be entitled, notwithstanding such Discharge, to the same Relief and Advantage to all Intents and Purposes whatsoever which he or she might or could have otherwise obtained by virtue of this Act; any thing herein contained to the contrary notwithstanding.

Act not to ex-Servants embezzling Officers, &c. except confined 10 Years:

XXXIII. Provided always, That nothing in this Act contained tend to Attornie, shall extend or be construed to extend to release or discharge any Attorney at Law, Solicitor, or any other Person or Persons acting or Money, Sheriff's pretending to act as such, with regard to any Debt with which he or they shall stand charged, for any Money or other Essets recovered or received by him or them for the Use of any Person or Persons, Bodies Corporate or Politic, and by any Attorney, Solicitor, or any other Person or Persons acting as such, embezzled, concealed or converted to his or their own Use; or to release or discharge any Servant, or any other Person or Persons employed or entrusted as such, with regard to any Debt or Demand with which he, she or they shall stand charged, for or on account of any Money, Goods or other Effects received or possessed by him, her or them, for the Use and on Account of his, her or their Master or Masters or Employers, and by such Servant or fuch other Person or Persons aforesaid, embezzled, concealed or converted to his, her or their own Use; any thing herein contained to the contrary thereof in any wife notwithstanding; except where such Persons shall have been confined in Prison for the Space of Ten Years last past: Provided, that nothing in this Act contained extend or be construed to extend to release any Sherist's Officer, or Serjeant at Mace of the City of London, or to release any other Person employed by any Sheriff, Bailiff, Gaoler or Keeper of any Prison, with regard to any Debt or Demand for or on account of any Money, Goods or other Effects, received or possessed by any fuch Sheriff's Officer, Serjeant at Mace, or other Person as aforesaid, for the Use or on the Account of his, her or their Employer, and by

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fuch Sheriff's Officer, Serjeant at Mace, or other Person as aforesaid, embezzled, concealed or converted to his, her or their own Use.

\* XXXIV. And whereas many evil disposed Persons, to support their profligate way of Life by various subtile Stratagems, Fhreats and Devices, and under assumed and fictitious Name or ' Names for the Purpose of obtaining Credit, have fraudulently obtained divers Sums of Money, or Securities for Money, Goods and Merchandizes, to the great Injury of Trade and Credit; Be it enacted, That no Prisoner, who knowingly and designedly, by Nor to Persons false Pretence or Pretences, or under any fictitious Name or Names obtaining assumed for the Purpose of obtaining Credit, shall have obtained Money, &c. from any Person or Persons Money, Goods, Wares, Merchandize, under salse Pretences, &c. Bonds, Bills of Exchange, Promissory Notes, or other Securities for except confined Money, shall have or receive any Benefit or Discharge by or under 10 Years. this Act; but on due Proof of such fraudulent Conduct as aforesaid, the Justices shall remand such Prisoner to the Custody of the Gaoler or Keeper of the Prison from which he or she shall have been brought up to take the Benefit of this Act; any thing herein contained to the contrary notwithstanding; except where such Person shall have been confined in Prison for the Space of Ten Years last past.

XXXV. Provided always, and be it further enacted, That the Evidence of Truth of each of the Objections and Exceptions aforesaid against Objections the obtaining the Benefit of this Act, shall be proved by the given. Testimony upon Oath of One or more credible Witness or Witnesses, or other legal Proof or Evidence admissible in a Court of Law: Provided always, that no Prisoner, who shall have been remanded to Nor to Prison-Prison under any Act heretofore passed for the Relief of Insolvent ers remanded to Debtors, for having fraudulently obtained Money, Goods or Prison under Securities for Money on false Pretences, or for having secretly or any Insolvent fraudulently removed Stock, Cattle or other Effects, which were lently obtaining subject or liable to be detained for Rent, or who shall have lost or Money, &c, forfeited the Benefit of any such former Act, by having made any fraudulent Sale, Transfer, Conveyance or Assignment, since his or her Imprisonment, to the Prejudice of his Creditor or Creditors, or who shall have fraudulently obtained a Discharge under such former Act, or shall have taken a false Oath under such Act, shall have or receive any Benefit or Discharge under this Act, but shall be remanded to Prison as aforesaid by the Justices before whom he or she shall be brought up to take the Benefit of this Act: Provided always, that fuch Objections or Exceptions were supported by such Proof or Evidence as is hereinbefore provided and directed to be made under this present Act, and not otherwise; and that no Person shall be permitted to make the Objections in this Act mentioned against any Prisoner, except a detaining Creditor, or such Person or Persons as have commenced their Action or Actions against such Prisoner previous to the Sixth Day of November last past grounded on the Matters in the said Exceptions mentioned: Provided also, that no Person charged in Execution for Damages recovered in any Action for Criminal Conversation with the Wife of the Plaintiff in such Action, or in any Action for seducing or cution for Dacarnally knowing the Daughter or Female Servant of the Plaintiff, mages recovered or in any Action for a malicious Prosecution, or in any Action in any Action for any other malicious Injury, shall have any Benefit under this Act, for Criminal 54 GEO. III. except

Act, for fraudu-

Nor to Persons charged in Exe-

Bowls

&c. except confined 10 Years.

C. 28.

Years last past.

except only in cases where the Plaintiff in such Actions respectively shall be dead, and no Person shall have obtained Probate of the Will or Letters of Administration of the Effects of such Plaintiff within Twelve Months after his Decease; and except where such Person shall have been confined in Prison for the Space of Ten Years last past.

' XXXVI. And whereas many Debtors for Rents of Lands, Mef-· fuages, Houses and other Premises, have, with fraudulent Intent to disappoint the Right of their respective Landlords, removed the Stock, Cattle, Furniture, Goods or other Effects, which were sub-' ject or liable to be distrained for the Satisfaction of the said Rents; Be it therefore enacted, That no Prisoner or Prisoners, who, in a secret, removing Effects clandestine or fraudulent manner, shall have removed or caused to be removed within Six Years, any such Stock, Cattle, Furniture, Goods or Effects of the Value of Thirty Pounds or upwards, which were subject or liable to be distrained by their respective Landlord or Landlords for or in Payment of such Rent or Rents, whereby fuch Landlord or Landlords shall have lost all or some Part of the Rent or Rents due to him, her or them as aforesaid, shall be discharged by or under this Act, but shall be remanded in manner hereinbefore mentioned; provided such Proof shall be made thereof as shall be satisfactory to the Justices before whom such Prisoner shall be brought up to take the Benefit of this Act, except where fuch Person shall have been confined in Prison for the Space of Ten

> defraud their Creditors, fold, transferred, conveyed or affigned 4 their Ettate or Effects to some Person or Persons, subsequent to • their being in Custody of Law or imprisoned under some Process for Debt: And whereas fuch Sale, Transfer, Conveyance or Assignment hath been fraudulently made, to the Injury of his Creditor or Creditors, though it hath been difficult to convict the Party of a ' fraudulent Design;' Be it enacted, That whenever it shall be

' XXXVII. And whereas many Debtors have, with a view to

proved that such Prisoner has sold, transferred, conveyed or assigned to any Person or Persons all or any Part of his Estate or Essects, with an Intent to defraud or delay his or her Creditors, or without just Cause for so doing, to be determined by the Justices before whom such Prisoner shall be brought up to take the Benefit of this Act, every fuch Debtor shall lose all the Benefits and Advantages that he might have otherwise claimed under the Authority of this Act, and shall be remanded in manner hereinbefore mentioned; and every fuch Sale, Transfer, Conveyance or Affignment is hereby declared null and void, except where such Person shall have been confined in Prison for the Space of Ten Years last past.

· XXXVIII. And whereas many Prisoners squander and expend great Part of their remaining Property by playing at Cards, Dice or other unlawful Games, to the great Injury of their Creditors; Be it enacted, That nothing in this Act shall extend or be construed to extend to discharge or release any Prisoner who hath or shall have loft, in any one Day fince the Date of his Commitment to Prison for any Debt with which he stood charged on the Sixth Day of November last, the Sum or Value of Twenty Pounds, or in the Whole fince such Commitment as aforesaid, the Sum of One hundred Pounds, in playing at or with Cards, Dice, Tables, Tennis,

Nor to Perfors of Value of 301. liable to be diftrained for Rent, except confined PO Years.

Nor to Persons felling or affigning Effects to defraud Creditors, except confined 10 Years.

Nor to Perlons losing Money at l'lay, except countred 10 Years.

Bowls, Billiards, or other Game or Games whatsoever, or in or by bearing a Share or Part in the Stakes, Wagers or Adventures, or in or by betting on the Sides or Hands of fuch as do play as aforefaid; but on due Proof thereof to the Satisfaction of the Justices affembled at fuch Quarter Sessions or Adjourned Sessions before which such Prisoner shall be brought, it shall be lawful for such Justices, and they are hereby required to remand such Prisoner to Gaol; any thing hereinbefore contained to the contrary notwithstanding, except where such Person shall have been confined in Prison for the Space of Ten Years last past.

XXXIX. And be it further enacted, That every Gaoler or Gaolers not per-Keeper of any Prison shall and is hereby required to suffer any mitting Prison-Person or Persons desiring the same, to see and speak with in the ers to be spoken Day-time either in the Lodge or other convenient Room in the in Books of said Prison, any Prisoner or Prisoners whose Names are inserted Prison to be in the before mentioned List or Lists, or the London Gazette or seen. other Newspapers, in manner aforesaid, and also to see in the true and genuine Books of the said Prison the Entries made of the Name or Names of such Prisoner or Prisoners, Debtor or Debtors, together with the Name or Names of the Person or Persons at whose Suit or Suits he, she or they are or were detained; and if any such Keeper or Gaoler shall refuse or neglect to comply with what is hereby above required, every fuch Gaoler or Keeper who shall so offend in the Premises, shall forfeit and pay to the Person so refused and aggrieved the Sum of Forty Pounds, to be recovered with Penalty.

Costs of Suit by Action of Debt, Bill, Plaint or Information, in any of the Courts of Westminster, wherein no Essoin, Protection, Wager of Law or more than One Imparlance shall be allowed, by

and in the Name or Names of the Persons so refused and aggrieved. XL. And be it further enacted, That if any Gaoler or Keeper, Gaoler or deputed Gaoler or Keeper of any Prison or Prisons shall make making falls or cause to be made any false Entries in any Book or Books belong. Entries. ing to any Prison or Gaol under his Care, or of which he is or was Gaoler, or shall prepare or keep, or cause to be prepared or kept, any false Book or Books, in order for any false or untrue Entry or Entries to be made therein, or shall insert in any List to be delivered in as aforefaid, the Name or Names of any Person or Perfons who was or were not in actual Custody as aforefaid, except as in the Oath of any such Gaoler or Keeper or deputed Gaoler or Keeper shall be excepted, every such Gaoler or Keeper or deputed Gaoler or Keeper shall, over and above the Penalties which he shall be liable to for every such Fraud, forfeit and pay the Sum of Five hundred Pounds, to be recovered with Treble Penalty, Costs of Suit, by and in the Name and for the Use of any Person or Persons who shall be prejudiced by any such false Entry or Entries, which Penalties shall and may be recovered by Action of Debt, Bill, Plaint or Information in any of His Majesty's Courts of Record at Westminster, wherein no Essoin, Protection, Wager of Law or more than One Imparlance shall be allowed.

XLI. And be it further enacted, That if any Debtor, being Debtors refufing thereunto required by any Creditor or Creditors, shall refuse to come to discover to the Lodge of the Prison in which any such Prisoner shall be Trade and confined, or when come to such Lodge shall refuse to discover and declare the Trade or Occupation and the last Place of Abode or Habitation,

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Abode of Perfin at whole Suit detained,

of Act.

C. 28.

excluded Benefit Habitation, to the best of his or her Knowledge or Belief, of the Person or Persons at whose Suit he or she was detained or charged in Custody, without some reasonable Cause being shewn for such Refusal, every such Debtor, on Proof being made thereof before the Justices at any General or Quarter Sessions of the Peace or any Adjournment thereof, to be held as aforefaid, shall not have or receive any Benefit or Discharge by or under this Act; any thing herein contained to the contrary thereof in any wife notwithstanding.

Justices for Surry may adjourn to Seffion House Horsemonger Lane.

XLII. Provided always, and be it hereby enacted, That it shall not be lawful for any Justice or Justices of the Peace for the faid County of Surry to issue his or their Warrant or Warrants for the bringing up of any Prisoner or Prisoners in order to his, her or their Discharge under the Provisions of this Act, at any Quarter Sessions or Adjourned Session of the Peace, other than such as shall be holden at the Sessions House in Horsemonger Lane, in

the Parish of Newington aforesaid.

4 XLIII. And whereas there is but one Common or County Gaol for each of the respective Counties of York or Lincoln, which said Counties are each of them divided into several Ridings or Divisions, all of which have several Commissions of the Peace; 4 and if the Gaoler of these Gaols be obliged to carry the Debtors 4 Prisoners therein, to the Quarter Sessions of such Riding or Division, the same will be a very great Charge, not only to such Gaoler but also to the Prisoners in these large Counties; Be it therefore enacted by the Authority aforesaid, That it shall and may be lawful for Two or more Justices of the Peace for any of the Ridings or Divisions in the respective Counties (or any other County or Counties where the Prisons are at a Distance from the Place where the Sessions are held), at the Common or County Gaol thereof respectively, or at any other Gaol or Gaols within the said Counties, or at some convenient Place near thereto, and they are hereby required to affemble and meet and to hold Sessions there by Adjournment from their respective Quarter Sessions from time to time, for the Discharge of the respective Prisoners therein, according to the Powers, Limitations and Directions of this Act.

Justices for York and Lincoln may hold Seffion near to County Gaol.

Juffices for Dif-

trict of Holland

may hold an Adjourned

Seilion.

' XLIV. And whereas the District or Division of Holland in • the faid County of Lincoln, is distant near Forty Miles from the faid County Gaol, and it is highly inconvenient and expensive for 4 the Justices of the Peace acting for the said Division, to be obliged

6 to travel to the said Gaol, for the sole Purpose of discharging the ' Prisoners under the Powers by this Act given;' Be it therefore enacted, That, for the several Purposes aforesaid, the Justices for the said Division or District of Holland may adjourn their original Sessions to the County Gaol, or to some Place near thereunto; and it shall and may be lawful for any Two Justices of the Peace acting either for the Parts of Lindsey, Kesteven or Holland, to hold such Adjourned Sessions for the sole Purpose of discharging such Prisoners, Notice of the Adjournment of such original Sessions being given by the Clerk of the Sessions to such Justices, and who shall attend there to register the Proceedings of the said Court, so far as the same relate to or affect the Discharge of any Prisoner detained for Debt in the Division of Holland, and claiming the Benefit of this A&.

Priluners in Cultody for

XLV. And be it further enacted, That all Debtors and others, who were in Prison on or before the said Sixth Day of November

One thousand eight hundred and thirteen, in any of the Gaols of Prison Fees, England, and now remain, for not paying their l'ees, Rent or other discharged. Demand, due or claimed as due to the Keeper or Keepers of any Prison respectively, or to any other Officer of such Prison, and upon no other account, shall be discharged therefrom, he, she or they taking the Oath by this Act required to be taken by Prisoners.

XLVI. Provided always, and it is hereby further enacted, That Act not to exthis Act shall not extend or be construed to extend to discharge any tend to Debtors Prisoner seeking the Benefit of this Act, with respect of any Debt or Offenders against Penalty with which he or she shall stand charged at the Suit of The the Revenue, Crown, or of any Person for any Offence committed against any &c. unless Tres-Act or Acts of Parliament relative to His Majesty's Revenues of sury consent. Customs, Excise, Stamps or Salt Duties, or any of them, or any Branches of the Public Revenue, or at the Suit of any Sheriff or other Public Officer upon any Bail Bond entered into for the Appearance of any Person prosecuted for any Offence committed against any Act or Acts of Parliament relative to His Majesty's said Revenues of Customs, Excise, Stamps or Salt Duties, or any other Branches of the Public Revenue, unless any Three of the Lords Commissioners of His Majesty's Treasury for the time being shall certify their Consent, under their Hands, to the said Justices at their faid Sessions or Adjournment thereof, for the Discharge of such Prisoner as aforesaid.

 XLVII. And whereas under former Acts Creditors have been ' put to great Expence and Trouble in attending every Sessions and Adjournment, during the whole Continuance of this Act, to oppose the Discharge of Debtors clearly excluded from any Benefit under the said respective Acts, but who, after having been before one Sessions and resuled a Discharge, or having given Notice of his or her Intention to be brought up as required by this Act, and not procuring himself or herself to be brought up conformably to fuch Notice, gave fresh Notices for each subsequent Sessions and · Adjournment of their intended Application to be discharged, with the fole View of harafling and subjecting to Inconvenience their Creditors;' To remedy which, be it further enacted by the Determination Authority aforesaid, That in all cases whatever the Determination of of Justices final, the Justices in Sessions or Adjournment shall be final to all Intents unless Debtor and Purposes, unless the Debtor shall get rid of the Objection or jections to Dis-Objections for which they refused his Discharge; and that the same charge. may be clear and certain, the Justices are hereby required to state the Objections why fuch Debtor's Discharge is refused by them; and in all cases whatever it shall and may be lawful to and for the Justices, at some one subsequent Sessions within the Space of Twelve Calendar Months after he shall have been so remanded, upon Application of the Prisoner, and due Proof on Oath or otherwise to the Satisfaction of the Justices in Sessions or Adjournment, of such Objection or Objections being removed, and on Proof of Notice served at least Twenty Days previous to such Application on the Creditor or Time within Creditors who before opposed his Discharge, or on satisfactory which Justices Reasons being given to the said Court why he or she was not brought up comformably to such Notice, and of Notice likewife inserted in the London Gazette in manner before directed by this Act, to order such Prisoner to be brought before them; and if they then shall be of Opinion that the said Debtor is entitled to the

gets rid of Ob-

may discharge.

Benefit of this Act, to adjudge him or her to be entitled thereto, and if a Prisoner, to order him or her to be discharged, he or she taking the Oath, and in all other respects conforming to the Directions of this Act.

SXLVIII. And whereas it may happen that several Persons who may claim and be entitled to the Benefit of this A&, are feifed of 'an Estate Tail in some Freehold Lands, Tenements or Heredi-' taments, which Entail, with the Remainders thereon expectant, 4 they have by Law Power to defeat and bar, either by levying a Fine or Fines, fuffering a Common Recovery or Common 'Recoveries whereby the faid Freehold Lands, Tenements and · Hereditaments of fuch Person or Persons would be liable to the · Payment of their Debts, and be delivered up according to the 'Terms of this Act, for the Benefit of their Creditors;' Be it therefore further enacted, That in every fuch case such Person or Persons so seised as aforesaid, and who shall be entitled to and claim the Benefit of this Act, shall to all Intents and Purposes whatfoever in Law be deemed and taken, and is and are hereby declared to be feised of such Lands, Tenements and Hereditaments in Fee, and the same shall be delivered up to such Creditor or Creditors of every such Prisoner in the same manner as if such Person or Persons had actually levied a Fine, suffered a Common Recovery or Recoveries, and thereby had become seised in Fee; any Law or Construction of Law to the contrary thereof in any wife notwithstanding.

' XLIX. And whereas many Persons who may be entitled to

'and claim the Benefit of this Act have been great Dealers, or otherwise engaged in large Transactions, whereby they may be

Estates of which Prisoners are seized in Tail, delivered up to Creditors.

> entitled to fundry and great Debts and Demands of various and intricate Natures, and they may be entitled to Equities of Re-4 demption of Estates subject and liable to Mortgages, Judgments or 6 other Incumbrances, or to Reversions, Remainders, or other Con-4 tingent Estates, Lands, Tenements or Hereditaments, or to other 'Trufts or Interests in Estates both Real and Personal, which • may not be sufficiently described or discovered in the Schedule or Inventory before directed to be delivered in upon Oath by 4 the Prisoner to be discharged as aforesaid, or which may want his Aid and Assistance to adjust, make out, recover or manage for the Benefit of his Creditors; Be it therefore enacted by the Authority aforesaid, That it shall and may be lawful to and for the respective Assignees of the Estate and Essects of such Debtor or Debtors who shall obtain his, her or their Discharge in pursuance of this Act, or any other Person or Persons duly authorized by them for that Purpose, from time to time to apply to any Two or more of the Justices of the Peace for the County, City, Town, Place or Liberty where such Debtor or Debtors shall be then residing, thereby defiring that fuch Debtor or Debtors may be further examined as to any Matters and Things relating to his, her or their Estate or Effects; whereupon such Justices shall send for or call before them fuch Debtor or Debtors by fuch Warrant, Summons, Ways or Means as they shall think fit, and upon such Debtor's appearing, shall examine him, her or them, as well upon Oath or otherwise, as to fuch Matters and Things as fuch Assignee shall desire, relating to the Estate and Essets of such Debtor or Debtors; and if any Debtor

Affignees may apply for further Examination of Debtors to Two Justices.

Debtor or Debtors, on Payment or Tender of Payment of such rezsonable Charges as such Justices shall judge sufficient, shall neglect or refuse to come or appear, not having a lawful Excuse, allowed by fuch Justices, or being come before them shall refuse to be sworn, or to answer such Questions as by such Justices shall be put to him, her or them, relating to the Discovery of his, her or their Estate or Effects so vested or intended to be vested in such Clerk of the Peace, Town Clerk or other Officer acting as Clerk of the Peace, of such Assignees as aforesaid, then it shall and may be lawful to and for fuch Justices by Warrant under their Hands and Seals to Warrant apprehend such Debtor or Debtors so offending as aforesaid, and him, her or them to commit to the Common Gaol, there to remain without Imprisonment. Bail or Mainprize until such time as he, she or they shall submit him, her or themselves to such Justices, and answer upon Oath to all fuch 'lawful Questions as shall by fuch Justices be put to him, her or them, for the Purposes aforesaid.

L. Provided always, and be it enacted, That notwithstanding the Fraudulent dis-Discharge of any Debtor or Debtors by virtue of this Act, if it charges void. shall hereafter appear that the same was obtained fraudulently, or that any Part of the Oath taken by any such Debtor was not true, then and in every such case every such Discharge shall be void and

of none Effect.

LI. And be it further enacted, That it shall and may be lawful at Assignees with all times hereafter, for any Assignee or Assignees of the Estate or Consent of Ma-Effects of any Debtor or Debtors, who shall be chosen in pursuance jority in Value, of this Act, by and with the Consent of the major Part in Value of the Creditors of such Debtor or Debtors who shall be present at a and submit dis-Meeting to be had on Twenty one Days' Notice being previously putes to Arbigiven for the Purpose hereafter mentioned, in the London Gazette, if tration. the Debtor was in Custody in London, or within the Weekly Bills of Mortality, and if not, then also in some Newspaper which shall be published in the County, City or Place in or near which such Person or Persons shall have been in Gaol, to make Compositions with any Person or Persons or Accountants to such Debtor or Debtors, where the same shall appear necessary or reasonable, and to take such reasonable Part of any such Debt as can upon any such Composition be gotten, in full Discharge of such Debts and Accounts; and also to submit any Difference or Dispute between such Affignee or Affignees and any Person or Persons for or on account or by reason of any Matter, Cause or Thing relating to the Estate and Effects of fuch Debtor or Debtors; and every such Assignee or Affiguees is and are hereby indemnified for what they shall fairly do in the Premises in pursuance of this Act.

of Creditors may compound Debts

<sup>6</sup> LII. And whereas Provision ought to be made as to what ' should become of the Estate and Essects of any Debtor or Debtors ont got in, obtained or recovered by any Assignee or Assignees at the time of his or their Death or Deaths, and whose Heir or · Heirs, Executors, Administrators and Affigns refuse to act or · meddle therein; To remedy which, be it enacted, That in all fuch If Assignees die, cases it shall and may be lawful to and for the Creditors of every such others chosen. Debtor or Debtors to choose a new Assignee or Assignees, and to obtain a new Assignment from the Clerk of the Peace or his Deputy, Town Clerk or other Officer acting as Clerk of the Peace, pursuant to the Order of the Juffices, and which said Order the said Justices

are hereby required and empowered to direct (on due Proof on Oath being made to them of the Death of such former Assignee or Assignees, and Refusal of his or their Heirs, Executors, Administrators and Assigns to act or meddle therein); and the said Clerk of the Peace or his Deputy, Town Clerk or other Officer acting as Clerk of the Peace, hereby conforming to all Orders and Directions made by this Act relative to them or any of them, and to be liable to all fuch Pains and Penalties as are inflicted on them or any of them by this Act for Disobedience in any Part thereof, or Neglect of Duty whatever; and in case any such Assignee or Assignees shall die, and his Heirs, Executors, Administrators or Assigns shall refuse to act, that then and in such case it shall be lawful for such Justices of the Peace to appoint a new Assignee or Assignees with like Powers and Authorities as are given by this Act; and the faid Justices shall have Power in a summary way to oblige the Heirs, Executors, Administrators and Assigns of such Assignee or Assignees. to account for and deliver up all such Estate and Essects as shall remain in his or their Hands, to be applied for the Purposes of this Act.

Courts removing Assignees.

LIII. And, to the Intent and Purpose that the Estate and Essects of such Debtor or Debtors as shall be discharged by virtue of this Act, may be duly and faithfully applied for the Benefit of his, her or their real Creditors, be it enacted by the Authority aforesaid, That it shall and may be lawful to and for the respective Courts at Westminster, and the Courts of Great Sessions in Wales, and the Counties Palatine of Chester, Lancaster and Durham respectively, from whence any Process issued upon which any such Debtor or Debtors was or were committed, or where the Process issued out of any other Court, to and for the Judges of the Court of King's Bench, Common Pleas and Exchequer, or of Great Sellions, or Counties Palatine aforesaid, within their respective Jurisdictions, or any one of them, from time to time upon the Petition of any such Debtor, or the Creditor or Creditors of such Debtor, complaining of any Insufficiency, Fraud or Misconduct of any Assignee or Assignees of the Estate or Effects of any such Debtor or Debtors, to summon all Parties concerned, and upon hearing the Parties concerned therein to make and give such Orders and Directions therein, either for the Removal of such Assignee or Assignees, and appointing any new Assignee or Assignees in the Place of such Assignee or Assignees so to be removed, and for the prudent, just and equitable Management or Distribution of the Estate and Essects of any such Debtor, for the Benefit of the respective Creditors, as the said Courts or Judges respectively shall think fit; and in case of the Removal of any Assignee or Assignees, and the appointing of any new Assignee or Assignees, the Estate and Effects of such Debtor or Debtors shall from thenceforth be diverted out of the Assignee or Assignees so removed, and be vested in and delivered over to such new Assignee. or Assignees, in the same manner and for the same Intents and Purposes as the same were before vested in the Assignee or Assignees first chosen; any thing in this Act contained to the contrary notwithstanding.

In cases of mutual Credit, Balance stated. LIV. Provided always, and be it further enacted, That in all cases where mutual Credit hath been given between any Debtor who shall be discharged in pursuance of this Act and any other Person or

Persons

Persons, or Bodies Politic or Corporate, before the Delivery of such Schedule or Inventory of the Estate and Essects of such Debtor or Debtors upon Oath as aforesaid, the respective Assignee or Assignees of fuch Debtor or Debtors is and are hereby authorized and required on his and their Parts to state and allow an Account between them and the other Party or Parties concerned; and nothing more shall be deemed to be vested in such Clerk of the Peace, or Town Clerk or other Officer acting as Clerk of the Peace, or fuch Assignee or Assignces as aforesaid, as the Estate or Essects of such Debtor or Debtors than what shall appear to be justly due to him, her or them respectively, as and for the Balance of such Account when truly stated.

LV. And whereas great Numbers of poor People have been and ' are now imprisoned for Debt upon Processes issuing out of Courts ' of Conscience;' It is hereby enacted and declared, That all such Persons impri-Prisoners shall be entitled to have the Benefit of this Act, and be somed by Courts discharged under the same, provided he, she and they conform to the 'f Conscience Directions hereinbefore prescribed, touching other Prisoners who shall entitled to Bene-be discharged by virtue of this AA, and the Wanner of Wanner of the AA, and be discharged by virtue of this Act; and the Keeper or Keepers, Lists returned of Gaoler or Gaolers, of all and every Gaol, Prison or other Place of them to Session. Confinement, in which any Person or Persons are confined, or charged in Execution with Debts under Process or Processes issuing out of or from such Courts of Conscience, are hereby required to make out and deliver to the Justices assembled at the next Quarter Sessions or Adjourned Sessions of the Peace, a true List or Lists of the Prifoners in their Custody so confined or charged in Execution, in like manner as the Gaolers or Keepers of other Prisons are directed by this Act.

LVI. And be it further enacted, That in all cases wherein by this Affirmation of Act an Oath is required, the folemn Affirmation of any Person being Quakers taken. a Quaker shall and may be accepted and taken in lieu thereof; and every Person making such Affirmation, who shall be convicted of wilful and false Affirmation, shall incur and suffer such and the same Penalties as are inflicted and imposed by this Act upon Persons con- Perjury. victed of wilful and corrupt Perjury.

LVII. And whereas Debtors are frequently, to the Injury of therafelves and their Creditors, remanded back to Prison on account 6 of mere Errors or Omissions in point of Form relating to their Notices or the making out of their Schedules, or other Proceedings ' directed by this Act;' It is hereby enacted and declared, That it Juffices may shall and may be lawful to and for the Justices affembled at such amend Notices Quarter Sessions or Adjournment thereof as aforesaid, to amend such and Schedules in Matters of Form or to supply such Omissions, or to correct such Er- Matters of rors in the faid Notices, Schedules or other Proceedings directed or declared to be effectual by this Act, as shall appear to the said Justices to have arisen from Ignorance or Mistake of the Parties, without remanding back the said Prisoner or Prisoners; any thing hereinbefore contained to the contrary notwithstanding.

LVIII. And be it further enacted, That in all cases whatsoever insolvent on rethe Insolvent, upon his releasing any Interest he or she may have leasing Interest, in the Residuum of his or her Estate, shall and may be admitted as a good Witness. good and sufficient Witness in any Action or Cause to be instituted by his or her Affignee or Affignees for the Recovery of any Debts due to the said Insolvent, in the same manner as a Bankrupt may after obtaining his Certificate.

LIX. And

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Commission.

Future Effates of Debtors difcharged under Act liable for Debts

LIX. And be it further enacted, That nothing herein contained shall be deemed or taken to discharge the future Estate or Esfects, Real or Personal, of any Person or Persons discharged under this Act, whether such Person or Persons shall or shall not have been charged in Execution of or from the Payment of any Debts, Damages, Costs, Sum or Sums of Money due, owing or demandable from any fuch Person or Persons, or in respect of which any such Person or Persons was or were in Custody; and all and every Person or Persons entitled to receive or be paid any such Debt, Damages, Costs, Sum or Sums of Money, shall have all such and the like Remedies in Law or Equity against such future Estate and Effects, other than and except the necessary Apparel and Bedding of such Person or Persons and their Family, and the necessary Tools for his, her or their Trade and Occupation, not exceeding the Value of Forty Pounds, but not against the Person of the Party for Payment thereof, as he, she or they might have had if this Act had not been made; and in any case in which the Payment or Recovery of fuch Demands or Sums of Money could before the paffing of this Act have been enforced only by Commitment, either on the Ground of Contempt or otherwife, of the Persons liable thereto, the Party interested therein shall be and is hereby enabled to sue the Person or Persons who ought to have paid the same for what shallremain unfatisfied thereof, in like manner as if the Sum remaining unfatisfied had been Money lent and advanced by or Money had and received for the Use of the Person having such Demand, but shall be entitled to recover or have Execution out of or against such future Estates and Essects only, and shall not be entitled to arrest or take in Execution the Party against whom such Demand shall be enforced.

Persons having taken Benefit of Insolvent Act within Five Years, not en-

titled to Relief.

Bankrupts how far availed by AQ,

LX. Provided always, and be it further enacted, That no Person who shall have taken the Benefit of any Act heretofore passed for the Relief of Insolvent Debtors, within the Space of Five Years last past, shall have or receive any Benefit or Advantage of or under this Act, nor be deemed to be within the Intent and Meaning thereof, for as to be discharged under the same; any thing hereinbefore contained to the contrary thereof notwithstanding.

LXI. Provided always, and be it further enacted, That no Prifoner against whom any Commission of Bankrupt shall have issued and shall remain in force, and who shall not have obtained a Certificate of his or her Conformity to the several Statutes concerning Bankrupts under fuch Commission duly allowed, shall be discharged by virtue of this Act from any Debt which shall have been or may be proved under fuch Commission, unless such Commission shall have isfued, and such Bankrupt shall have duly surrendered himself or herfelf to the Commissioners, or the major Part of them named in such Commission, Two Years at the least before the passing of this Act, and shall in all Things have duly conformed himself or herself to the several Statutes concerning Bankrupts; and unless the major Part of the Commissioners named in such Commission shall specially certify, which they are hereby authorized to do if they shall think fit, that fuch Bankrupt has fo duly conformed, and has in their Opinion made a full and fair Disclosure of all his or her Estate or Esfects, and in all Things conducted himself or herself properly under such Commission; and in all such cases such Bankrupt shall be capable of being discharged in respect of all Debts which cannot be proved under such

Commission, in the same Manuer and upon the same Terms as any other Prisoner may be discharged by virtue of this Act, and shall and may be discharged as to personal Arrest for Debt in respect of all Debts proved or capable of being proved under such Commission; but nevertheless such Bankrupt, and his or her Essects, shall in all other respects whatsoever remain subject to the Laws in force concerning Bankrupts, as he or she would have been if this Act had not been made.

LXII. Provided always, That in the Notices to be given by Notices of fuch Bankrupt as aforesaid, and in the Oath to be taken by him or her according to the Provisions of this Act, such Bankrupt shall be described as a Person against whom a Commission of Bankrupt has issued and is itill in force, and who has not obtained a Certificate of his or her Conformity to the Statutes concerning Bankrupts duly allowed; and fuch Bankrupt, instead of swearing to the Truth of a Schedule of his or her Estate or Essects, shall swear that he or she has made a full Disclosure of his or her Effects under the said Commission, and that he or she has no Estate or Essects which can be vested in an Assignce under this Act, all the Estate and Essects of such Bankrupt being vested in the Assignee or Assignees under such Commission by virtue of such Commission, and the Assignment made in pursuance thereof.

LXIII. Provided always, That in case such Commission shall at Commission such any time thereafter be superseded, then and in such case the Discharge perseded, Diswhich shall be obtained by virtue of this A& shall be null and void.

LXIV. Provided also, That nothing in this Act contained shall Act not to rebe deemed or construed to repeal or affect any of the Provisions con- peal or affect tained in the Act hereinbefore mentioned, of the Fifty third Year of His Majesty's Reign, or any Act passed to amend the same; or to prevent any Person from having or taking the Benefit of the said Act, or of any Act passed to amend the same.

LXV. Provided also, That this Act may be altered, varied or Act altered, &.

amended, during this Session of Parliament.

Bankrupt. how

charge void.

53 G. 3. c. 102.

## C A P. XXIX.

An Act to charge an additional Duty of Customs on Brandy EXP. imported into Great Britain for the Purpose of Exportation, and which shall be taken out of Warehouse for Home Confumption, before the Thirty first Day of March One thousand eight hundred and fourteen. [14th December 1813.]

TITHEREAS certain Quantities of Brandy have been brought WW into Great Britain under the Authority of Licences granted on the Condition of fuch Brandy being exported to Foreign Parts, and which Brandy now remains under the Care of the Officers of 'the Revenue: And whereas it is expedient that such Brandy should ' now be permitted to be used in Great Britain on Payment of the Duties of Customs and Excise due and payable thereon, and also of a further Duty of Customs; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That, from Additional Duty and after the passing of this Act, it shall and may be lawful for the on Brandy. Proprietor or Configuee of any fuch Brandy fo imported or brought

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C. 29, 30.

into Great Britain as aforefaid, and which now actually remains under the Care of the Officers of the Revenue, to make an Entry thereof with the proper Officers of the Customs and Excise, and to pay the Duties of Customs and Excise due and payable on Brandy at the time of fuch Entry, and also an additional Temorary or War Duty of Customs of Two Shillings for every Gallon of such Brandy: Provided always, that no fuch Entry shall be permitted to be made, or the Duties on any such Brandy be received, unless such Entry shall be made and the full Duties on fuch Brandy paid on or before the Thirty first Day of March One thousand eight hundred and fourteen.

On Payment of Daties, Brandy delivered for Home Consumption.

II. And be it further enacted, That on fuch Entry being made, and the Duties of Customs and Excise due and payable on the Importation of Brandy into Great Britain, together with the additional Duty of Customs imposed by this Act of Two Shillings for every Gallon of such Brandy being paid within the time hereinbefore limited, any fuch Brandy shall and may be delivered to the Proprietor or Confignee thereof, for the Purpole of being used or consumed m Great Britain; any thing contained in the Licence or Licences under the Authority of which any such Brandy may have been imported or brought into Great Britain, or in any Act or Acts of Parliament to the contrary notwithstanding.

Duty levied as other Duties of Customs

III. And be it further enacted, That the faid additional Duty of Customs shall be ascertained, managed, raised, levied, collected, answered, paid and recovered in such and the like manner as the Duties of Customs due and payable on Brandy on and immediately before the passing of this Act are ascertained, managed, raised, levied, collected, answered, paid and recovered; and that the Produce and Amount of the said Duty shall be appropriated and applied in fuch and the like manner in every respect as the Temporary or War Duty payable on Brandy imported into Great Britain is appropriated and applied.

Act altered, &c.

IV. And be it further enacted, That this Act may be altered, amended or repealed by any Act or Acts to be made in this present Session of Parliament.

## CAP. XXX.

An Act to continue until the Twenty fifth Day of March One thousand eight hundred and fifteen, and from thence to the End of the then next Session of Parliament, several Laws relating to the Transportation of Felons and other Offenders, and to the authorizing the Removal of Offenders to temporary Places of Confinement in England and Scotland.

[14th December 1813.]

THEREAS the Laws hereinafter mentioned have by Experience been found useful and beneficial, and it is expedient 4 that the same should be further continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That so much of an Act, made in the Nineteenth Year of the Reign of His present Majesty, intituled An A& to explain and amend the Laws relating

19 G. 3. c. 74. § 1, 2.

relating to the Transportation, Imprisonment and other Punishment of certain Offenders, as relates to Transportation beyond the Seas; and also so much of an Act, made in the Twenty fourth Year of the and part of Reign of His present Majesty, intituled An All for the effectual Trans- 24 G. 3. Sess. 2. portation of Felons and other Offenders; and to authorize the Removal c. 6. continued. of Prisoners in certain Cases; and for other Purposes therein mentioned, as extends to authorize the Removal of Offenders to temporary Places of Confinement; which Acts were amended and conti- § 1. nued by Six other Acts of the Twenty eight, Thirty fourth, Thirty 39 G. 3. c. 51. ninth, Forty second, Forty sixth and Fifty third Years of the Reign of His present Majesty, until the Twenty fifth Day of March One thousand eight hundred and fourteen, shall be and the same is hereby 46 G. 3. c. 28. further continued until the Twenty fifth Day of March One thousand § 1. eight hundred and fifteen, and from thence to the End of the then 53 3.3. c. 39. next Session of Parliament.

II. And be it further enacted, That so much of an Act made in the Twenty fifth Year of the Reign of His present Majesty, in- 25 G. 3. c. 46. tituled An All for the more effectual Transportation of Felons and § 4. continued. other Offenders in that Part of Great Britain called Scotland, and to authorize the Removal of Prisoners in certain Cases, as authorizes the Removal of Offenders to temporary Places of Confinement, which was to continue in force until the First Day of June One thousand seven hundred and eighty seven, and from thence to the End of the then next Session of Parliament; and which was revived \$4 G. 3. c. 60. and continued by Five Acts of the Thirty fourth, Thirty ninth, 39 G. 3. c. 51. Forty second, Forty sixth and Fifty third Years of His present \$ 2. Majesty's Reign, until the Twenty fifth Day of March One thou- 42.G.3. c. 28. fand eight hundred and fourteen, shall be and the same is hereby \( \frac{9}{46} \) G. 3. c. 28. further continued until the Twenty fifth Day of March One thou- 32. fand eight hundred and fifteen, and from thence to the End of the 53 G. 3. c. 39. then next Session of Parliament.

III. And be it further enacted, That this Act may be altered, Act altered, &c. amended or repealed by any Act or Acts to be passed in this Session of Parliament.

28 G. 3. c. 24. 34 G. 3. c. 60. 42 G. 3. c. 28.

## C A P. XXXI.

An Act for the regulating of His Majesty's Royal Marine Forces while on Shore. [14th December 1813.]

[SECTIONS 1. to 8. are the same as the like Sections of 53 G.3.

c.25. IX. Provided also, and be it further enacted, That if any Non Court may sen-Commissioned Officer or Marine so convicted of Desertion, shall appear to have enlisted for a limited Term of Years, it shall be lawful for such Court to sentence any such Non Commissioned Officer or Marine so enlisted, to serve for Life as a Soldier, or for any Number of Years beyond the Period for which fuch Non Commissioned Officer or Marine shall have enlisted, or generally, in any Regiment or Corps which His Majesty shall please to direct; and any Non Commissioned Officer or Marine may, in any case, in addition to any Service, be further adjudged to forfeit all Benefit or Advantage as to Increase of pay, or as to Pension or Discharge, which might otherwise have accrued to such Non Commissioned Officer or Marine from the Length or Nature of his Service.

tence Delerters to ferve for Life,

X. And

C. 31.

or order them to be marked.

Pay forfeited during Impriforment.

Proviso.

Constables, &c. to quarter Officers and Men in Inns, Alehouses, &c.

X. And be it further enacted, That it shall be lawful for any Court Martial before which any Non Commissioned Officer or Marine shall be tried and convicted of Desertion, to direct, if it shall so think sit, in addition to any other Punishment such Court may award for any such Desertion, that such Deserter be marked on the Left Side Two Inches below the Arm Pit with the Letter (D.), such Letter not to be less than Half an Inch long, and to be marked upon the Skin with Ink or Gunpowder or other Preparation so as to be visible and conspicuous and not liable to be obliterated.

[Sedions 11. to 18. are the same as \$9. to 16. of 53 G.3. c.25.] XIX. And be it further enacted, That every Non Commisfioned Officer or Private Marine, to be imprisoned as aforesaid, shall forfeit all Right to any Pay, from the Day of his Commitment, during the time of fuch Imprisonment; and also that, during the Continuance of any such Imprisonment, the Gaoler or Keeper of fuch Prison or House of Correction shall receive the Sum of Nine pence per Diem out of the Subsistence of such Non Commissioned Officer or Private Marine, during the time that such Non Commissioned Officer or Private Marine shall continue in Custody, which faid Sum the Lords Commissioners of the Admiralty are hereby authorized and required to cause to be paid by the Paymaster of Royal Marines to the said Gaoler or Keeper aforesaid, upon receiving an Application in Writing to their Secretary, figned by any Justice of the Peace for the County or Riding in which such Gaol, Prison or House of Correction shall be locally situate, together with a Copy of the Order under which the faid Non Commissioned Officer or Private Marine was confined: Provided always, that it shall be lawful for the Lords Commissioners of the Admiralty for the time being, if they should think fit, to order the Issue and Payment of the Surplus of such Pay, or any Portion thereof, or of any Arrears thereof, to or on Account of fuch Non Commisfioned Officer or Private Marine during or after the Expiration of the Period of his Imprisonment in any Gaol, House of Correction or Place of Military Confinement.

[Sections 20. to 28. are the fame as § 18. to 26. of 53 G.3. c.25.] ' XXIX. And whereas there is and may be Occasion for the ' marching and quartering of the said Royal Marine Forces in several Parts of this Kingdom; Be it further enacted, That, for and during the Continuance of this Act, and no longer (in pursuance of an Order or Orders in Writing in that Behalf, under the Hand of the said Lord High Admiral, or under the Hands of Three or more of the Commissioners for executing the said Office of Lord High Admiral, for the time being), it shall and may be lawful to and for the Constables, Tythingmen, Headboroughs and other Chief Officers and Magistrates of Cities, Towns and Villages, and other Places within England and Wales and the Town of Berwick upon Tweed, and in their Default or Absence, for any One Justice of the Peace inhabiting in or near any such City, Town, Village or Place, and for no others; and such Constables and other Chief Magistrates as aforesaid, are hereby required to quarter and billet the Marines, both Officers and Private Men, in His Majesty's Service in Inns, Livery Stables, Alehouses, Victualling Houses, and the Houses of Sellers of Wine by Retail, to be drank in their own Houses or Places thereunto belonging, and all Houses of Persons selling Brandy,

Strong Waters, Cyder or Metheglin, by Retail, to be drank in their own Houses, other than and except Canteens held and occupied under the Authority of the Commissioners for the Assairs of Barracks, or of the Department of the Ordnance, or of the Lords Commissioners of the Admiralty, and other than and except the but in no Distil-House or Houses of any Distillers, who keep Houses or Places lers' or Shopfor distilling Brandy, or Strong Waters, and the House of any Shop- or in any Private keeper, whose principal Dealings shall be more in other Goods and Houses. Merchandize than in Brandy and Strong Waters (so as such Distillers and Shopkeepers do not permit or fuffer Tippling in his or their Houses), and in no other, and in no Private Houses whatsoever, without the Consent of the Occupier; nor shall any more Billets at any time be ordered than there are effective Royal Marines present to be quartered; and if any Constable, Tythingman, or such like Officer or Magistrate as aforesaid shall presume to quarter or billet any such Officer or Private Man in any fuch Private House without the Confeat of the Occupier, in such case such Occupier shall have his or her Remedy at Law against such Magistrate or Officer for the Damages that such Occupier shall sustain thereby; and if any Marine Officers quartershall take upon him to quarter Private Men otherwise than is limited ing Men conand allowed by this Act, or shall use or offer any Menace or Compulsion to any Mayors, Constables or other Civil Officers before mentioned, tending to deter and discourage any of them from performing any Part of their Duty hereby required or appointed; such Marine Officer shall, for every such Offence (being thereof convicted before any Two or more of the next Justices of the Peace of the County, by the Oath of Two credible Witnesses), be deemed and taken to be ipso salo cashiered, and shall be utterly disabled Punishment. to have or hold any Military Employment within this Kingdom, or in His Majesty's Service; provided the said Conviction be affirmed at the next Quarter Sessions of the Peace of the said County, and a Certificate thereof be transmitted to the Judge Advocate, who is hereby obliged to certify the same to the next Court Martial; and Aggrieved by in case any Person shall find himself aggrieved in that such Consta-being quartered ble, Tythingman or Headborough, Chief Officer or Magistrate (such Chief Officer or Magistrate not being a Justice of the Peace), has quartered or billetted in his House a greater Number of Royal Marines than he ought to bear in proportion to his Neighbours, and shall complain thereof to One or more Justices of the Peace of the Division, City or Liberty, where such Royal Marines are quartered; or in case such Chief Officer or Magistrate shall be a Justice of the Peace, then on Complaint made to Two or more Justices of the Peace of such Division, City or Liberty, such Justice or Justices respectively shall have, and is or are hereby declared to have, Power to relieve such Person by ordering such and so many of the faid Royal Marines to be removed and quartered upon such other Person or Persons as they shall see Cause; and such other Person or Persons shall be obliged to receive such Royal Marines ingly. [Section 30. is the same as § 28. of 53 G. 3. c. 25.]

XXXI. Provided nevertheless, and it is hereby enacted. That Officers and the Marine Officers and Private Men, so quartered and billetted as Marines to pay Moresaid, shall be received and furnished with Diet and Small Beer Rates for Proby the Owners of the Inns, Livery Stables, Alehouses, Victualling Houses,

trary to Act,

on, may complain to Justice.

Houses, and the Houses of Sellers of Wine by Retail, to be drank in their own Houses or Places thereunto belonging, and other Houses in which they are allowed to be quartered and billetted by this Act; paying and allowing for the same the several Rates that are or shall be established by any Act or Acts of Parliament in force in that respect.

Innhelders refusing to furnish Men quartered on them with Meat, to allow them Candles, &c. gratis.

XXXII. Provided always, That in case any Innholder or other Person on whom any Non Commissioned Officers or Private Men shall be quartered by virtue of this Act (except on a March or employed in recruiting, and likewise except the Recruits by them raised, for the Space of Seven Days at most, for such Non Commisfioned Officers and Private Men, who are recruiting, and the Recruits by them raised), shall be desirous to furnish such Non Commission Officers and Private Men with Candles, Vinegar and Salt, and with either Small Beer or Cyder, not exceeding Five Pints for each Man per Diem, gràtis, and allow to such Non Commission Officers or Private Men the Use of Fire, and the necessary Utenfils for dreffing and eating their Meat, and shall give Notice of such his Defire to the Commanding Officer, and shall furnish and allow the fame accordingly, then and in fuch case, the Non Commission Officers and Private Men so quartered shall provide their own Victuals; and the Officer to whom it belongs to receive, or who shall actually receive the Pay and Sublistence of such Non Commission Officers and Private Men, shall pay the several Sums that are or shall be established by any Act or Acts of Parliament in force in that Behalf to the Non Commission Officers and Private Men aforesaid, and not to the Innholder or other Person, on whom such Non Commission Officers and Private Men are quartered; any thing herein contained to the contrary notwithstanding.

Officers to give Notice to Innkeepers of Subfiftence Money in their Hands, &c.

[Sections 33. to 35. are the same as § 31. to 33. of 53 G.3. c.25.] XXXVI. And, that the Quarters both of the said Marine Officers and Private Men, while on Shore as aforesaid, may, during the Continuance of this Act, be duly paid and satisfied, and His Majesty's Duties of Excise better answered, be it enacted, That, from and after the said Twenty fifth Day of March One thousand eight hundred and fourteen, every Officer or other Person to whom it belongs to receive, or that shall actually receive the Pay or Subsistence Money, for One or more particular Company or Companies of the faid Royal Marine Forces, or otherwise, shall immediately upon each Receipt of every particular Sum which shall from time to time be paid, returned or come to his or their Hands, on account of Pay or Subfistence, give public Notice thereof to all Persons keeping Inns, or other Places where Officers or Private Men are quartered by virtue of this Act; and shall also appoint the said Innkeepers, and others, to repair to their Quarters at such times as they shall appoint for the Distribution and Payment of the said Pay or Subsistence Money to such Officers or Private Men, which shall be within Four Days at the farthest after the Receipt of the same, as aforesaid; and the faid Innkeepers, and others, shall then and there acquaint fuch Officer or Officers with the Accounts or Debts (if any shall be) between them and the Officers and Private Men so quartered in their respective Houses; which Accounts the said Officer or Officers is or are hereby required to accept of, and immediately pay the fame, before any Part of the said Pay or Subsistence be distributed either

to the Officers or Private Men; and if any Officer or Officers, as Officers not aforesaid, shall not give Notice as aforesaid, and shall not imme- giving Notice of diately, upon producing such Account stated, satisfy, content and Sublistence pay the same, upon Complaint and Oath made thereof by any Two Witnesses, at the next Quarter Sessions for the County or City wherein such Quarters were (which Oath the Justices of the Peace at fuch Sessions are hereby authorized and required to administer), the Paymaster, or Person for the time being authorized to pay the said · Royal Marine Forces, is hereby required and authorized (upon Certificate of the said Justices, before whom such Oath was made, of the Sum due upon such Accounts, and the Persons to whom the same is owing), to pay and satisfy the said Sums out of the Arrears due Paymaster to to the said Marine Officer or Officers, upon Penalty that such Pay- satisfy them out master or Person shall forfeit their respective Place or Places of Pay- of Arrears. mafter or otherwise, and be discharged from holding the same for the future; and in case there shall be no Arrears due to the said No Arrears Officer or Officers, then the faid Paymaster, or Person for the time due, Paymaster being authorized to pay the said Royal Marine Forces, is hereby to deduct out of authorized and required to deduct the Sums he shall pay, pursuant to next Sublistence the Certificate of the said Justices, out of the next Pay or Subsistence Money of the Company to which such Officer or Officers shall belong; and such Officer or Officers shall, for such their Offence, or for neglecting to give Notice of the Receipt of such Pay or Sublistence Money as aforesaid, be deemed and taken, and are Officers neglecthereby declared ipso fatto cashiered.

[Sections 37. to 40. are the same as § 35. to 38. of 53 G.3. c.25.] XLI. And be it further enacted, That, for the better and more regular Provision of Carriages for His Majesty's Royal Marine Forces in their Marches, or for their Arms, Clothes and Accountrements in England, Wales and the Town of Berwick upon Tweed, all Justices of the Peace within the several Counties, Ridings, Divisions, Justices may or-Shires, Liberties and Precincts, being duly required thereunto by der Constables the faid Lord High Admiral, or Three or more of the Commission- to provide Carers for executing the said Office of Lord High Admiral for the riages for the time being, by an Order in Writing under his or their respective Hand or Hands, shall, as often as such Order shall be brought and thewn unto One or more such Justice or Justices by the Officer or Officers of the Company or Companies of Royal Marines so ordered to march, issue out his or their Warrant or Warrants to the High Constables, or Petty Constables, of the Division, Riding, City, Liberty, Hundred or Precinct, from, through, near or to which such Company or Companies shall be ordered to march, requiring them to make such Provision for Carriages, with able Men to drive the same, as shall be mentioned in the said Warrant, allowing them sufficient time to do the same, that the neighbouring Parts may not always bear the Burthen; and in case sufficient Carriages cannot be provided within any fuch Riding, City, Liberty, Hundred, Division or Precinct, then the next Justice or Justices of the Peace for the County, Riding or Division, shall, upon such Order as aforesaid being brought, or shewn to One or more of them, by any of the Marine Officers aforesaid, issue his or their Warrant or Warrants, to the High Constables or Petty Constables of fuch next County, Riding, Liberty, Division or Precinct, for the Purposes aforesaid, to make up inch Deficiency; and the aforesaid Officer or Officers, who, by vir-54 GEO. III.

Money and paying Quarters.

ing, Punishment.

Marine Forces on March.

Hire paid down.

Waggons, &c. not stopped on account of Weight or Number of Horses.

Officer forcing Waggons to travel more than-One Day's Journey, &c.

Penalty.

Rates of Car-

tue of the aforefaid Warrant or Warrants from such Justice or Justices of the Peace, is or are to demand the Carriage or Carriages therein mentioned of the High Constable or Petty Constable, to whom the Warrant is directed, is and are hereby required at the same time, to pay down in Hand to the faid Constable or Petty Constable for the Use of the Person who shall provide such Carriages and Men, the respective Sums hereinafter mentioned, for which respective Sums so received, the said Constable or Petty Constable is hereby required to give a Receipt in Writing to the Person or Persons paying the same; and fuch Constable or Petty Constable shall order and appoint such Person or Persons having Carriages, within their respective Liberties, as they shall think proper, to provide and furnish such Carriages and Horses and Oxen and Men according to the Warrant aforesaid, who are hereby required to provide and furnish the same accordingly; and no Person owning or driving, or causing to be driven, any such Waggon, Wain, Cart or other Carriage, shall be subject to any Penalty or Forfeiture, nor shall any such Waggon, Wain, Cart or other Carriage be stopped or detained by reason of any Weight in any such Waggon, Wain, Cart or other Carriage, or of being drawn by any Number of Horses or Oxen; but it shall be lawful for any Owner of any fuch Waggon, Wain, Cart or other Carriage, to put any additional Number of Horses or Oxen to those prescribed or paid for under this Act; any thing in any Act or Acts of Parliament relating to Highways or Turnpike Roads, or any particular Highway or Road, to the contrary notwithstanding; and if any Marine Officer or Officers for the Use of whose Company or Companies the Carriage was provided, shall force and constrain any Waggon, Wain, Cart or Carriage to travel more than One Day's Journey, or shall not discharge the same in due time for their return Home, or shall suffer any Marine or Servant (except fuch as are fick), or any Woman, to ride in the Waggon, Wain, Cart or Carriage aforefaid; or shall force any Constable or Petty Constable, by Threatenings or menacing Words, to provide Saddle Horses for themselves or Servants, or shall force Horses from the Owners, by themselves, Servants or Private Men; every such Officer for every such Offence shall forfeit the Sum of Five Pounds; Proof thereof being made upon Oath before Two of His Majesty's Justices of the Peace for the same County or Riding, who are to certify the same to the proper Paymaster of His Majesty's Royal Marine Forces, who is hereby required to pay the aforesaid Sum of Five Pounds, according to Order and Appointment under the Hands and Seals of such Justices of the Peace; and is also hereby empowered to deduct the same out of such Officer's Pay.

XLII. And be it further enacted, that the Sums to be paid into the Hands of fuch Constable or Petty Constable in England, Wales and Berwick upon Tweed, shall be according to the following Rates; that is to fay, the Sum of One Shilling for every Mile any Waggon with Four or more Horses, or any Wain with Six Oxen, or Four Oxen with Two Horses, shall travel; and the Sum of Nine pence for every Mile any Cart with Four Horses, or carrying not less than Fifteen Hundred Weight, shall travel; and the Sum of Six pence for every Mile any Cart or other Carriage with less than Four Horses, and not carrying Fifteen Hundred Weight, shall travel; or any further Sum not exceeding Four pence for every Mile any Waggon with Four or more Horses, or any Waln with Six Oxen,

or with Four Oxen and Two Horses, shall travel; and not exceeding Three pence for every Mile any Cart with Four Horses, or carrying not less than Fifteen Hundred Weight, shall travel; and not exceeding Two pence for every Mile any Cart or other Carriage with less than Four Horses, and not carrying Fifteen Hundred Weight, shall travel; according as the same shall be fixed and ordered by the Justices of the Peace for any County or District affembled at any General Sessions of the Peace for such County or Fixed at Sessions. District, the said Justices having regard to the Price of Hay and Oats at the time of fixing such Additional Rates: Provided always, Provide. that in cases where the Day's March shall exceed Fifteen Miles, fuch further Compensation shall be made and paid in like manner to the Owners of the faid Carriages as shall be deemed reasonable by the Magistrate who granted the Warrant for impressing them, not exceeding the usual Rate and Hire of such Carriages: Provided always, Proviso. that every Order of the Justices assembled at any General Sessions of the Peace, fixing a further Sum to be paid for the Hire of Carriages as aforefaid in Addition to the customary Rates of One Shilling and Nine pence and Six pence per Mile respectively, shall specify the Period for which the same shall be in force, and which shall not in any case exceed Ten Days beyond the General Sessions of the Peace for such County or District next ensuing the Date of such Order, and a Copy of every such Order signed by the Chairman or presiding Magistrate and one other Justice of the Peace or Magistrate at the Quarter Sessions at which the same shall be made, shall within Three Days after the making thereof be transmitted to the Secretary of the Admiralty, and no fuch Order shall be valid or effectual unless a Copy thereof be so signed and transmitted as aforesaid: Provided also, that in every case of any increased Rate being allowed for the Hire of any Carriage, the Justice of the Peace granting or signing fuch Warrant shall insert in his own Hand the Amount of such increased Rate for each Description of Carriage as so authorized by the Justices at the Quarter Sessions as aforesaid, and such Warrant shall be given to the Officer or Non Commissioned Officer commanding the Regiment, Corps, Company, Detachment or Party requiring such Carriages, as his Voucher for the Payment of such increased Rate; and no increased Rate shall be demanded, but such as shall be so inserted by the Justice in the Warrant.

[Sections 43. to 51. are the same as §40. to 48. of 53 G.3. c.25.] LII. And whereas feveral Marines, who being duly entered, may afterwards defert and be found wandering, or otherwise absenting themselves illegally from His Majesty's Service; it is hereby further enacted, That it shall and may be lawful to and for the Constable, Constables, &c. Headborough or Tithingman, of the Town or Place where any may apprehend Person who may reasonably be suspected to be such a Deserter shall Deserters, and be found, or if no fuch Constable, Headborough or Tithingman can carry them bebe immediately met with, then for any Marine Officer or Marine to apprehend or cause such suspected Person to be apprehended, and to bring or cause him to be brought before any Justice of the Peace living in or near fuch Town or Place, who is hereby empowered and required to examine such suspected Person; and if, by his Confession, or the Testimony of One or more Witness or Witnesses upon Oath, or by Knowledge of fuch Justice of the Peace, it shall appear or be found that such suspected Person is a Marine duly entered, and

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fore a Justice;

and transmit an Account to Secretary of Admiralty. Gaol Keeper to receive Subfiftence of Deserters.

ought to be with the Company to which he belongs, whether such Company shall be employed on board any of His Majesty's Ships or Vessels, or quartered on Shore, or employed on board any Transport Ship, or Merchant Ship or Vessel, such Justice of the Peace shall without Fee or Reward to himself or Clerk forthwith cause him to be conveyed to the Gaol of the County or Place where he shall be found; or to the House of Correction or other public Prison in fuch Town or Place where fuch Deserter shall be apprehended; or to the Savoy, in case such Deserter shall be apprehended within the Cities of London or Westminster, or Places adjacent; and transmit an Account thereof to the Secretary of the Admiralty for the time being, to the end that such Person may be proceeded against according to Law; and the Keeper of every Gaol, House of Correction or Prison, shall receive the full Subsistence of such Deserter, during the time he shall continue in his Custody, for the Maintenance of fuch Deserter; but shall not be entitled to any Fee or Reward on account of the Imprisonment of any such Deserter; any Law, Usage or Custom to the contrary notwithstanding: Provided always, That it shall be lawful for the Secretary of the Admiralty for the time being, if he should think fit to order the Issue and Payment of any Arrears of Pay, or of the Surplus of such Pay or any Portion thereof, to or on account of fuch Non Commissioned Officer or Marine, during or after the Expiration of his Period of Imprisonment in any Gaol or House of Correction or other public Prison. [Sections 53. to 56. are the same as § 50. to 53. of 53 G.3. c. 25.]

Concealing Deserters, &c.

Penalty.

Diftress.

Goods, &c. not Sufficient.

Imprilonment.

Receiving Arms, Clothes, &c. of Deferters, &c.

LVII. Provided always, and be it enacted, That if any Person shall harbour, conceal or assist any Deserter from His Majesty's Royal Marine Service, knowing him to be such, the Person so offending shall forfeit for every such Offence the Sum of Twenty Pounds; and upon Conviction, by the Oath of One or more credible Witness or Witnesses, before any of His Majesty's Justices of the Peace, the said Penalty of Twenty Pounds shall be levied, by Warrant under the Hand of such Justice of the Peace, by Distress and Sale of the Goods and Chattels of the Offender, One Moiety of the faid Penalty to be paid to the Informer, and the other Moiety to be paid to the Paymaster of the Royal Marine Forces, and shall be credited by such Paymaster in his Public Accounts, and a Report of the Penalty being adjudged shall be made to the Secretary of the Admiralty by the Justice of the Peace by whom the same shall have been imposed; and in case any such Offender, who shall be convicted as aforesaid of harbouring, concealing or assisting any such Deserter, shall not have sufficient Goods and Chattels whereon Distress may be made, to the Value of the Penalty awarded against him or her for such Offence, or shall not pay such Penalty within Four Days after such Conviction, then and in such case such Justice of the Peace shall and may, by Warrant under his Hand and Seal, commit such Offender to the Common Gaol, there to remain without Bail or Mainprize, for the Space of Six Months.

LVIII. And be it further enacted, That if any Person shall knowingly detain, buy or exchange, or otherwise receive any Arms, Clothes, Caps or other Furniture belonging to The King, from any Marine or Marine Deserter, or any other Person, upon any Account or Pretence whatsoever, or any such Articles belonging to any Marine or Marine Deserter, as are generally deemed Regimental Necellaries,

Necessaries, according to the Custom of the Royal Marine Corps (being provided for the Marine and paid for by the Deductions out of his Pay), or cause the Colour of such Clothes to be changed, every such Person so offending shall forfeit for every such Offence the Sum of Five Pounds; and upon Conviction by the Oath of Penalty. One or more credible Witness or Witnesses before any One or more of His Majesty's Justices of the Peace, the said Penalty shall be levied, by Warrant under the Hands of the faid Justices or Justices of the Peace, by Distress and Sale of the Goods and Chattels of Distress. the Offender, One Moiety thereof to be paid to the Informer, and the other Moiety to be paid to the Paymaster of the Royal Marine Forces, who shall report the same to the Secretary of the Admiralty, and credit the same in his public Accounts; and in case any such Offender who shall be convicted as aforesaid, of having knowingly received any Arms, Clothes, Caps or other Furniture belonging to The King, or any such Articles as are generally deemed Regimental Necessaries, or of having caused the Colour of such Clothes to be changed contrary to the Intent of this Act, shall not have sufficient Goods and Chattels whereon Diftress may be made to the Value Goods, &c. not of the Penalty recovered against him or her for such Offence, or sufficient, shall not pay such Penalty within Four Days after such Conviction, then and in such case such Justice or Justices of the Peace shall and may, by Warrant under his or their Hand and Seal, or Hands and Seals, either commit such Offender to the Common Gaol, Imprisonment, there to remain without Bail or Mainprize, for the Space of &c. Three Months, or cause such Offender to be publicly or privately whipped, at the Discretion of such Justice or Justices.

· LIX. And whereas Marines absent on Furlough granted to them by their Commanding Officers are sometimes prevented by Sick-

e ness, or other unvoidable Casualty, from returning to their Duty before the Expiration of the time limited by such Furlough; and

Doubts have arisen whether in such cases the Extension of a

Marine's Furlough by a Justice of the Peace be sanctioned by

e legal Authority, and effectual for preventing such Marine from 4 being apprehended upon Suspicion of his having deserted; Be Furlough exit further enacted, That any Inspecting Field Officer, stationed on tended in case of the Recruiting Service, or any Officer of the Rank of Captain or of superior Rank, or any Adjutant of Local Militia stationed within the District; or in case there be no such Officer as aforesaid within a convenient Distance, that any Justice of the Peace may and he is hereby authorized to grant in Writing under his Hand an Extension of Furlough to any Non Commissioned Officer or Marine applying for the same on account of Sickness or other Casualty which shall on due Enquiry appear to render such Extension necessary; and that every such Officer or Justice of the Peace, who shall grant to any Non Commissioned Officer or Marine an Extension of Furlough as aforesaid, shall immediately certify the same with the Cause of its being so granted to the Secretary of the Admiralty, and that such Non Commissioned Officer or Marine during the Period to which his Furlough shall have been so extended as aforesaid shall not be liable to be apprehended or otherwise molested on the Ground of his having deferted, or of criminally absenting himself from his Division: Provided always, that nothing in this Act

or Marine, whose Furlough shall have been so extended as aforesaid, from being proceeded against and punished according to the Provisions of this Act, should it thereafter appear that such Non Commissioned Officer or Marine had obtained the Extension of his Furlough by false Representation made to such Officer or Justice of the Peace as aforesaid, or in applying for and obtaining the same, had committed any Offence to the Prejudice of good Order and Military Discipline: Provided also, that no such Furlough shall be extended by any Justice of the Peace for any longer Period than One Month, unless with the Approbation of the General Officer commanding in the District where such Marine shall be

Proviso.

Order made for Pay due for Period of extended Furlough.

in the District where such Marine shall be. LX. Provided always, and be it further enacted, That in all cases in which any Extension of Furlough shall be granted as aforesaid in England, and upon the Request of any such Non Commissioned Officer or Marine to whom the same shall be granted, it shall be lawful for the Justice of the Peace granting the same, or where the same shall be granted by any such Officer as aforesaid, for any Justice of the Peace upon the Production of a Certificate in Writing from such Officer, which he is hereby required to give, to make an Order in Writing in the Form in the Schedule to this Act annexed, marked (D.), under his Hand, upon the Churchwardens and Overfeers of the Poor of the Parish, Township or Place wherein such Non Commissioned Officer or Marine shall reside, requiring them to pay to fuch Non Commissioned Officer or Marine any Sum of Money directed in such Order, not exceeding what the Pay of such Non Commissioned Officer or Marine shall amount to for the Period to which fuch Furlough shall be extended as aforesaid; such Justice of the Peace taking particular Care to state upon the Furlough in Words, the Amount so directed by him to be paid, and the Periods from and to which the same has been ordered to be issued, both inclufive, corroborating the Statement of his Signature, and further specifying upon the Order to the Parish Officer the Date of the Furlough originally granted, and the Name of the Commanding Officer by whom figned, and the fame so authorized shall be paid accordingly upon Production and Delivery to him of fuch Order by any fuch Parish Officer out of any Money in his Hands applicable to the Relief of the Poor; and the same so advanced by such Parish Officer shall, upon the Production and Delivery of such Order to the Collector of Excise of the District within which such Parish, Township or Place shall be situated, or any Person officiating for such Collector, be repaid to such Parish Officer to be applied to the Relief of the Poor by fuch Collector of Excise or other Person out of any Public Monies in his Hands, and the same shall be allowed in his Accounts; and fuch Orders of Justices shall be taken as Cash in the Payment of Duties of Excise received by him, and all Sums of Money so advanced out of any Duties of Excise shall be repaid to the Account of the said Duties by the Paymaster of the Royal Marines, to any Person or Persons authorized by the Commissioners of Excise in England, or any Three or more of them, to draw for and receive the same: Provided always, that if any Justice of the Peace shall not think fit to make such Order for paying any such Money as aforesaid, he shall state his Reasons for such Refusal in Writing at the Back of the Furlough.

Proviso.

LXI. Pro-

LXI. Provided always, and be it further enacted, That it shall be His Majesty hwful for His Majesty to make any such further or other Regulations may make furfor the advancing of any fuch Sums of Money in all fuch cases of ther Orders re-Extension of Furlough, and for the Re-imbursement thereof, as may Payments. be from time to time necessary for the carrying the same into Effect, and insuring the immediate Advance of such Money, where necessary, in Great Britain or Ireland, and the due and regular Re-imbursement thereof.

[Sections 62. to 75. are the same as 656. to 69. of 53 G. 3. c. 25.] LXXVI. And be it further enacted, That if any Person who shall Conceasing Inenlist into His Majesty's Marine Forces, and who shall be discovered firmity how to be incapable of active Service, by reason of any Infirmity, which shall have been concealed by such Person, or not declared before the Justice of the Peace at the time of his Attestation, and mentioned at the Foot thereof, may be transferred into any Garrison, or Veteran or Invalid Battalion, or into His Majesty's Regular Forces, and shall be entitled to receive such Proportion or Residue of Bounty only as shall be allowed by His Majesty, by any Regulation made in that behalf, in lieu and instead of the Bounty upon which such Man shall have been enlisted; any thing in any Act or Acts of Parliament or any Rules and Regulations relating to Soldiers or Marines to the contrary notwithstanding.

dealt with.

LXXVII. Provided always, and be it further enacted, That it Concealing Inshall be lawful for any Two Justices of the Peace, or Magistrates, firmity. before whom any Person shall be brought who has enlisted, and who shall be proved upon Oath before them and convicted of having wilfully concealed any Infirmity, upon being attested, or of having knowingly, wilfully and defignedly made any fuch false Representation as aforesaid, to adjudge such Person to be a Rogue and Vagabond, and such Person shall thereupon be subject to such Punish- Punishment. ment as by and under any Statutes or Laws now in force may be inflicted upon Rogues, Vagabonds and Vagrants and incorrigible Rogues, to be adjudged by the Justices of the Peace or Magistrates to convicting any such Person as aforesaid.

[Sedions 78. and 79. are the same as § 70. and 71. of 53 G. 3. c. 25.]

LXXX. And be it further enacted, That no Master in Scotland Apprentices in shall be entitled to claim any Apprentice who shall, after the passing Scotland. of this Act, enlist as a Marine, unless such Apprentice shall have been bound to him for the full Term of at least Four Years by a regular Contract or Indenture of Apprenticeship, duly extended, figned and tested, and binding on both Parties by the Law of Scatland, prior to the Period of Enlistment, and unless such Contract or Indenture, so duly executed, shall within Three Months after the Commencement of the Apprenticeship, and before the Period of Enlistment, have been produced to a Justice of the Peace of the County wherein the Parties reside, and there shall have been indorsed thereon by such Justice, a Certificate or Declaration signed by him, fpecifying the Date when, and the Person by whom such Contract or Indenture shall have been so produced, which Certificate or Declara-

tion such Justice of the Peace is hereby required to indorse and sign, and unless such Apprentice shall, when claimed by such Master, be under Twenty one Years of Age, and unless such Master shall, within One Calendar Month after such Apprentice shall have absconded or left his Service, go before some Justice of the Peace, and before

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fuch

Proviso for Apprentices in Sea Service.

Persons hired by Year enlisting entitled to Proportion of Wages.

Continuance of Act.

Act how far altered, &c.

fuch Justice of the Peace take the Oath mentioned in the Schedule to this Act annexed, marked (B.), and produce the Certificate of such Justice of the Peace of his having taken such Oath, which Certificate such Justice of the Peace is hereby required to give in the Form in the Schedule to this Act annexed, marked (C.): Provided always, that any Master of an Apprentice indentured for the Sea Service shall be entitled to claim and recover any such Apprentice in the Form and Manner above directed, notwithstanding such Apprentice may have been bound for a less Term than Seven Years in England, Five Years in Ireland, or Four Years in Scotland.

LXXXI. Provided always, and be it further enacted, That if any Person who shall have been hired to serve any Master for a Year, or otherwise, shall before the Expiration of his time of Service under such Hiring enlist into His Majesty's Royal Marine Forces, such Person shall be entitled to such Proportion of Wages as the Magistrate shall think proper from his Master for the time he has actually served under such Hiring; notwithstanding he shall have failed in consequence of such enlisting in completing the full Term of Service agreed for under such Hiring, and the Magistrate shall give an Order and take such other Steps as shall be necessary to enforce the Payment of such Proportion within Five Days after the Amount shall have been declared by such Magistrate.

[Sections 82. to 84. are the same as § 72. to 74. of 53 G. 3. c. 25.] LXXXV. And be it further enacted, That this Act and every thing herein contained shall be and continue in force, within Great Britain, from the faid Twenty fifth Day of March in the Year of our Lord One thousand eight hundred and sourteen, until the Twenty fifth Day of March in the Year of our Lord One thoufand eight hundred and fifteen; and shall be and continue in force within Ireland, from the First Day of April One thousand eight hundred and fourteen, until the First Day of April One thousand eight hundred and fifteen; and shall be and continue in force within the Garrison of Gibraltar, and in Spain or Portugal, from the Twenty fifth Day of May One thousand eight hundred and fourteen, until the Twenty fifth Day of May One thousand eight hundred and fifteen; and shall be and continue in force in all other Parts of Europe where Royal Marine Forces may be serving, and in the West Indies and North America, and Cape of Good Hope, from the Twenty fifth Day of July One thousand eight hundred and fourteen, to the Twenty fifth Day of July One thousand eight hundred and fifteen; and shall be and continue in force in all other Places from the Twenty fifth Day of September One thousand eight hundred and fourteen, to the Twenty fifth Day of September One thousand eight hundred and fifteen; and that this Act, so far as relates to the Allowances to be made for the quartering of Royal Marines, and providing for their Horses, may be altered and varied by any A& or Acts to be made in this present Session of Parliament,

# SCHEDULE (D.)

TO the [Churchwarden or Overseer] of the [Parish, Township or Place.]

YOU are hereby required to pay to A. B. [describe whether Non Commissioned Officer, &c.] within named, on Furlough from the Day of to the Day of

figned

§ 12

figured by [Commanding Officer figning the Farlough], the Sum of out of any Money now in your Hands, or out of the first Money which shall come to your Hands, in respect of the Rates for the Relief of the Poor, being at the Rate of per to the Day, from the Day of both inclusive; and for so doing this shall be Day of your Warrant, and pass as such, for your Repayment under the Marine Mutiny Act. Witness my Hand the Day of

C. D. Justice of the Peace for This Schedule is an additional one, and is referred to from \$60. of this A8. —This A8 is in all other respects similar to 53 G. 3. c. 25. except as to the Dates.]

CAP. XXXII. An Act to amend the feveral Acts for preventing the illicit Distillation of Spirits in Ireland. [17th December 1813.] • TITHEREAS by an Act made in the Forty seventh Year 47 G. 3. Seff. 2. • VV of the Reign of His present Majesty, intituled An Att c. 17. to amend an All made in the Forty sixth Year of His present Majesty's 4 Reign for the regulating and securing the Collection of the Duties on • Spirits distilled in Ireland, it is, amongst other things, enacted, That it shall and may be lawful for any Justice of the Peace in Ireland, e upon Information upon Oath to him given, that any unlicensed Still, or any Part of a Still, or any Appendage to a Still, or any Worm, or any Utenfil for distilling Spirits has been found or used in any Place within the Jurisdiction of the said Justice, or that any ' fuch Wash, Pot Ale, Low Wines or Singlings as in the said A& is mentioned and described has or have been found in any Place within the Jurisdiction of such Justice, to examine into the Truth of the said Information; and if he shall find Reason to believe that fuch Still, or Part of a Still, or Appendage to a Still, or fuch • Worm or other Utenfil had been so found or used as the case may be, or that such Wash, Pot Ale, Low Wines or Singlings has or have been so found, he shall sign a Notice of such Information directed to, and the faid Notice shall be served upon any Two Inhabitants, being Householders of the Parish (or if such Still, or 4 Part of a Still, or Appendage to a Still, or such Worm or other 'Utenfil shall be found or used, as the case may be, or if such Wash, · Pot Ale, Low Wines or Singlings shall be found in any Extras parochial Place, then such Notice shall be directed to and served on Two fuch Inhabitants of the Townland, Manor or Lordship), in which it shall appear by such Information that the Place is situate where any such Still, or Part of a Still, or Appendage to a Still, or such Worm or other Utensil shall have been so found or used, or any such Wash, Pot Ale, Low Wines or Singlings ! shall have been so found: And whereas there are many Townlands in Ireland which contain but few Inhabitants being Householders ' therein, and it is expedient to provide for the more effectual Service of the Notices required by the faid Ac; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, Manner of That it shall and may be lawful for the Person or Persons who shall serving Notices

required by recited A&.

be employed to serve any such Notice, to serve the same by leaving such Notice at the Dwelling House of each such Inhabitant in such Parish, Townland, Manor or Lordship, with any Person or Persons resident therein, above the Age of Sixteen Years; and if no Person shall appear at such House, on whom such Notice can be served, then the Person or Persons who shall be employed to serve the same shall and he or they is and are hereby required to post such Notice on the Door of such House, and shall leave the same there posted; and every such Notice so served or posted shall be deemed and taken to be a good and sufficient Notice for proceeding under the said recited Acts and this Act, or any other Act for the preventing the illicit Distillation of Spirits in Ireland.

53 G. 3. c. 148. § 1.

' II. And whereas in and by the said recited Act of the Fifty ' third Year aforesaid (a) it is, amongst other things, enacted, That ' all and every the Clauses and Provisions in the said recited Act of the Forty seventh Year and in the several other Acts in the said · Act of the Fifty third Year mentioned, relating to the imposing or e levying of certain Fines in respect of unlicensed Stills, or Parts of \* Stills, or Wash, Pot Ale, Low Wines or Singlings, being used or found in any Townland in Ireland, should be revived and be in full ' Force, except so far as the same relate to the fining of any Parish, ' Manor or Lordship, or any other District than a Townland: And ' whereas it is expedient that all the Claufes and Provisions in the ' faid recited Acts should be extended to Parishes, Manors and Lord-' ships, as well as to Townlands in Ireland;' Be it therefore enacted, That all and every the Clauses and Provisions, relating to the suing for, imposing or levying all or any fuch Fine or Fines on any Parish, Townland, Manor or Lordship, which are contained in an Act made in the Forty seventh Year of His present Majesty, intituled An Att to amend An All made in the Forty fixth Year of His present Majesty for the regulating and securing the Collection of the Duties on Spirits diffilled in Ireland; and in an Act made in the Forty eighth Year of His present Majery's Reign, intituled An Alt to amend the several Alls for the regulating and securing the Collection of the Duty on Spirits distibled in Ireland; and in an Act made in the Forty ninth Year of His present Majesty's Reign, intituled An Att to amend the several Alls for the regulating and securing the Collection of the Duties on Spirits diffilled in Ireland; and for the regulating the Sale of Such Liquors by Retail, shall be and the same are hereby revived and shall be in full Force to all Intents and Purpoles what soever; and that all Proceedings whatever had or to be had relating to or in any manner concerning the fuing for, imposing, levying or applying any such Fine or Fines on any Parish, Townland, Manor or Lordship, shall be had and taken under and subject to the Rules, Regulations and Directions contained in the faid several recited Acts of the Forty seventh, Forty eighth, Forty ninth and Fifty third Years aforefaid, (a) [53 G. 3. c. 148. is not before recited.] and this Act.

47 G. 3. Seff. 2. c. 17.

48 G. 3. c. 81.

49 G. 3. c. 99.
respecting levying Fines for
unlicensed
Stills revived.

Affises may fine Parishes for unlicensed Stills. III. And be it further enacted, That it shall and may be lawful for the Court or Judge at any Assizes for any County, County of a City or County of a Town in Ireland, or at any Presenting Term in the County, or County of the City of Dublin, to fine any Parish, Townland, Manor or Lordship, for or in respect of any unlicensed Still, or Part of a Still, or any Appendage of a Still, or any Worm, or any Utensil for distilling. Spirits, or any Wash, Pot Ale, Low

Wines or Spirits + which at any time after the patting of the faid recited Act of the Fifty third Year aforesaid shall have been or shall be used or found within any Parish, Townland, Manor or Lordship in Ireland, in such Sum or Sums of Money or Penalty as is and are in and by the said recited Act of the Fifty third Year aforesaid, directed to be inflicted for or in respect of the same respectively, on any Townland in Ireland; and all and every fuch Fine and Fines on any Parish, Townland, Manor or Lordship shall be sued for, imposed, levied and applied in the manner and under and subject to the Rules and Regulations by this Act revived, or intended to be revived; relating to such Fines as are contained in the said recited Act; or any of them; any thing in any Act or Acts to the contrary not with standing.

IV. And be it further enacted, That so much of the said recited 53 G. 3. c. 148. Act of the Fifty third Year aforesaid as enacts that all Informations for any Offence on account whereof any Townland shall be liable to the Payment of any Fine, and all Islues and Traverses concerning fuch Informations, and for the Recovery of such Penalt ies or for the proving or controverting of any Matter or Thing relating to such Information + or Penalties, shall be proceeded upon by the Court at such Affizes or Presenting Term, before any Issue in any Civil Case (a) or any private Action shall be proceeded upon, tried or determined at any fuch Assizes or Presenting Term respectively, shall be and

(a) [Qu. Cause.] the fame is hereby repealed.

V. And be it further enacted, That the several Clauses and Provide Provisions resions in the said several recited Acts hereby revived, or intended so to vived to combe, and this Act, and all and every the Clauses and Provisions herein contained, shall be deemed and taken to have commenced, and the same shall be in force to all Intents and Purposes whatsoever, from the time of the passing of the said recited Act of the Fifty third Year

aforesaid, and as if the same had been incorporated therein.

VI. Provided always, and be it enacted, That all Informations Informations for for any Offence on account whereof any Townland, Parish, Manor or Lordship shall be liable to the Payment of any Fine or Penalty under this Act, or any of the Acts hereinbefore recited or revived by the said recited Act of the Fifty third Year, or this Act, which shall be delivered to the Clerk of The Crown, and laid before the Court at any Affizes in manner directed by the faid recited Act of the Fifty third Year aforesaid, and all Issues and Traverses concerning fuch Informations, and for the recovering of any fuch Fine or Penalty, or for the proving or controverting any Matter or Thing relating to any such Information, Fine or Penalty, shall be proceeded upon, and shall be fully tried and determined by the Court at some time during the Continuance of fuch Affizes, and before the Judges shall depart from the County in which such Affizes shall be holden.

VII. And be it further enacted, That this Act may be altered, Act altered, &c. amended or repealed, by any Act or Acts to be passed in this present

Session of Parliament.

### C A P. XXXIII.

An Act to continue, until the Twenty fifth Day of March One thousand eight hundred and fifteen, an Act, made in the Parliament of Ireland in the Twenty seventh Year of His present Majesty, for the better Execution of the Law and

† Sic.

9. repealed.

+ Sk.

mence from patting of 53 G.3. c. 148.

Offences how laid and tried.

•

C. 33, 34.

and Preservation of the Peace within Counties at large, as amended by an Act of the Thirty fixth of His Majesty.

[17th December 1813.]

A.D. 1813.

27 G. 3. (I.) c, 40.

36 G. 3. (I.) c. 25. § 70.

[44 G. 3. c. 90. 52 G. 3. c. 91.]

Iris Acts conunued.

Act altered, &c.

WHEREAS an Act was made in the Parliament of Ireland in the Twenty Seventh Variation 177 the Twenty seventh Year of His present Majesty's Reign, intituled An AB for the better Execution of the Law and Preser-\* vation of the Peace within Counties at large, which said recited A& • was continued and amended by an Act made in the Parliament of Ireland in the Thirty fixth Year of His present Majesty's Reign, intituled An Att for the better and more convenient Administration of Justice, and for the Recovery of Small Debts in a summary Way, 4 at the Sessions of the Peace of the several Counties at large within 6 this Kingdom, except the County of Dublin; and for continuing and samending an All, intituled An All for the better Execution of the Law and Preservation of the Peace within Counties at large; 4 and which said recited Act of the Twenty seventh Year, as amended by the said Act of the Thirty sixth Year, was further continued by Two Acts, made in the Forty fourth and Fifty second Years 6 of His present Majesty's Reign, and is now near expiring; and it is expedient that the same should be continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the

Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said recited Act made in the Twenty seventh

Year of the Reign of His present Majesty, as the same is amended

by the said recited Act made in the Thirty sixth Year of the Reign of His present Majesty, shall be and the same is hereby further continued, and shall be in force, from and after the passing of this Act, until the Twenty fifth Day of March One thousand eight hundred

and fifteen. II. And be it further enacted, That this and the said Act of the Twenty seventh Year hereby continued, may be altered, amended or repealed by any Act or Acts to be made in this present Session of [See c. 131. post.] Parliament.

## C A P. XXXIV.

An Act for the further Regulation of the Trade to and from the Places within the Limits of the Charter of The East [17th December 1813.] India Company.

53 G. 3. c. 155.

56

WHEREAS an Act was passed in the last Session of Parliament, intituled An AE for continuing in The East India ' Company, for a further Term, the Possession of the British Territories ' in India, together with certain exclusive Privileges: for establishing further Regulations for the Government of the faid Territories, and the better Administration of Justice within the Jame; and for regu-I lating the Trade to and from the Places within the Limits of the faid 6 Company's Charter: And whereas by the said recited Act it was enacted, that it should be lawful for any of His Majesty's Subjects, in Common with the faid United Company, to export, in Shipe e navigated according to Law, from any Port or Ports within the 4 United Kingdom of Great Britain and Ireland, to all Ports and 4 Places within the Limits referred to, fave and except the Domionions of the Emperor of China, any Goods, Wares and Merchan-

dize, which would then or might at any time or times thereafter be legally exported, and also in Common with the said Company to import in Ships navigated as aforesaid from any Port or Ports within the Limits aforesaid, save and except as aforesaid, into the ' said United Kingdom, any Goods, Wares and Merchandize, the ' Produce or Manufacture of any of the Countries within the faid Limits, which could or might at any time or times thereafter be elegally imported; subject nevertheless to the several Restrictions, " Conditions and Limitations in the faid Act contained: And ' whereas it was also enacted by the said Act, that nothing therein ' contained should extend, or be construed to extend, to prevent the making, during the further Term thereby granted to the faid Company, fuch further Provisions, by Authority of Parliament, as ' might from time to time be deemed necessary for enabling His 'Majesty's Subjects to carry on Trade and Traffic, directly or circuitously, as well between all Ports and Places situate without the 'Limits of the faid Company's Charter, and all Ports and Places ' (except the Dominions of the Emperor of China) situate within ' those Limits, as between the said United Kingdom and all the last \* mentioned Ports and Places, except as aforefaid; but without Pre-'judice to any of the Restrictions or Provisions therein contained, 'as to the Refort to and Residence of any Persons in the East ' Indies, and Parts aforesaid: And whereas it is expedient to make ' Provision for the enabling the said Company, and all other His 'Majesty's Subjects, to carry on such circuitous Trade, also to ' carry on Trade between all Ports and Places within the Limits of the Charter of the said Company, under certain Restrictions and Regulations; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That, from and after East India Comthe Tenth Day of April One thousand eight hundred and fourteen, it shall be lawful for the said Company, and also for any other of His jects, may carry Majetty's Subjects to trade (in Ships navigated according to Law, on Trade with and proceeding upon any Voyage from the United Kingdom to any intermediate Ports or Places within the Limits of the Charter of the said Com- and circuitous pany) to, and at any intermediate Ports, Places or Countries between the said United Kingdom and the Limits of the Charter of the said Company, fituate in North and South America (other than and except any of His Majestry's Colonies and Plantations in America), and to and at the Island of Madeira, The Canaries, and Cape de Verde flands, the Island of Saint Helena, and the Cape of Good Hope; and for that Purpose to discharge the Whole or any Part of the Cargo of my fuch Ship or Vessel at any such intermediate Ports, Places or Countries as aforesaid; and in the Prosecution of any such circuitous Voyage to take on board any other Goods, Wares and Merchandize which can be legally carried from any of such intermediate Countries, Ports or Places, to any Ports or Places within the Limits of the Charter of the said Company; and in like manner to trade, in any such Ship or Vessel, in any Voyage from any Ports or Places within the Limits of the said Company's Charter as aforesaid, to the United Kingdom, to and at any intermediate Ports, Places or Countries between such Limits and the said United Kingdom, situate in North or South America (other than and except the Colonies or

**§** 20.

pany, or His Majesty's Sub-

A.D. 1813.

C.34.

Plantations of His Majesty in America), and at the Cape of Good Hope, or the Island of Saint Helena: And it shall also be lawful for His Majesty's Subjects to carry on Trade and Traffic in Ships navigated according to Law, directly and circuitously, between all Ports and Places within the Limits of the faid Company's Charter, except the Dominions of the Emperor of China; any thing coutained in any Charter of the said Company, or in any Act or Acts of Parliament to the contrary notwithstanding: Provided always, that nothing herein contained shall extend or be construed to extend to authorize any of His Majesty's Subjects, other than the said Company, or Persons properly licensed by them, to export or import from or to any such Countries, Ports and Places, within or without such Limits, or to import into the United Kingdom any Tea, or in any manner to trade or traffic in Tea between any such Ports or Places as aforefaid.

Importation of Tea.

Proviso for 53 G. 3. c. 155. as to Size of Ships, Licences, Certificates, Lifts and Re-Arictions as to Refort, &c. of Persons to the East Indies.

II. Provided always, and be it further enacted, That nothing in this Act contained shall extend, or be construed to extend, to repeal or alter, or in any manner to affect the Restrictions, Regulations and Provisions in the said recited Act contained, as to the Size of Vessels allowed to clear out from or enter in at any Port of the United Kingdom; or as to any Licences, Certificates or Lists required by the faid Act, in the cases therein specified; or any of the Restrictions or Provisions in the said Act, or in any other Act contained, as to the Refort to and Residence of any Persons in the East Indies: Provided also, that all Trade with all Ports and Places upon the Continent of Afia, from the River Indus to the Town of Malacca inclusive, or any Island under the Government of the said Company, lying to the North of the Equator, or the said Company's Factory at Bencooles and its Dependencies, shall remain and continue, subject to all such Regulations, Provisions and Restrictions, as shall from time to time be in force in relation to Trade at any such Ports and Places, under the Authority of any of the Governments of the faid Company at their several Prefidencies in India.

Cape of Good Hope, as to India Trade, deemed within Compeny's Limits; but not for other Purpoles.

III. Provided also, and be it further enacted, That His Majesty's Settlement at the Cape of Good Hope shall, as to all Trade allowed by this Act to be carried on between Ports and Places within the Limits of the Charter of the faid Company, be deemed, construed and taken to be within such Limits; Provided also, that nothing herein contained, as to the faid Settlement being deemed, as to such Trade as aforefaid, to be within such Limits, shall extend or be construed to extend to prevent or in any manner to limit or affect any other Trade which now may or which may hereafter be allowed to be carried on between the faid Settlement and any other Countries, Ports or Places whatever.

A& altered .&c.

1V. And be it further enacted, That this Act may be altered, amended or repealed by any Act or Acts to be passed in this Session of Parliament.

#### CAP. XXXV.

An A& to extend the Period for allowing Importations from and Exportations to the Places within the Limits of the Charter of the East India Company, in Ships not of Britishbuilt, until the First Day of January One thousand eight [17th December 1813.] hundred and fifteen.

THEREAS an Act was passed in the last Session of Parlia- 53 G. 3. c. 155. ment, intituled An Att for continuing in the East India · Company, for a further Time, the Possession of the British Territories s in India, together with certain exclusive Privileges; for establishing further Regulations for the Government of the said Territories, and ' the better Administration of Justice within the same; and for regu- lating the Trade to and from the Places within the Limits of the Jaid 6 Company's Charter: And whereas the Provisions of an Act passed in the Thirty fifth Year of the Reign of His present Majesty for allowing the Importation of Goods from Places within the Limts of the Charter of the said Company in Ships not of British-built nor registered as such, and of another Act passed in the Forty · fecond Year of the Reign of His present Majesty in relation to such " Ships, were continued by the said recited Act of the last Session of · Parliament until the First Day of August One thousand eight hundred and fourteen, unless any Provision was made relating thereto in the present Session of Parliament; and His Majesty was by the faid recited Act authorized by any Order or Orders in Council to 4 authorize any of his Subjects to import from the East Indies and other Places within the Limits of the Charter of the faid Company into the United Kingdom, and to export from the United Kingdom ' into the East Indies or Places within fuch Limits in such Ships " under such Regulations as His Majesty should think sit: And whereas it is expedient that such Provisions should be extended and continued until the First Day of January One thousand eight hun-' dred and fifteen;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament aftembled, and by the Authority of the same, That all Provisions, Regulations as Regulations, Conditions and Restrictions, contained in the said Acts to Importation or in any Order or Orders of Council now in force, or which may be iffued by His Majesty under the said recited Act of the last Session of Parliament in relation to the allowing of the Importation continued. into the United Kingdom from the East Indies, and other Places within the Limits of the Charter of the faid Company, or the Exportation from the United Kingdom to the East Indies or any Ports or Places within fuch Limits, of any Goods, Wares and Merchandize by the faid Company or by any of His Majesty's Subjects in any fuch Ships or Vessels as are in the said Acts or Orders in Council de-

's fcribed, shall be and the same are hereby extended and continued in full force and effect, until the First Day of January One thousand eight hundred and fifteen, and shall extend and be applied to all such

Ships and Vessels which shall sail from any Port or Place within the Limits of the Charter of the faid Company before the faid First Day

of January One thousand eight hundred and fifteen.

**§** 30.

**§** 30.

and Exportation in Ships not of British-built

II. And

Act amended, &c.

C. 35, 36.

II. And be it further enacted, That this Act may be amended, altered or repealed by any Act or Acts which may be passed in the present Session of Parliament. [See c. 134. § 1. poft.]

#### C A P. XXXVI.

An Act to repeal the Duties of Customs (a) payable on Goods, Wares and Merchandize imported into Great Britain from any Port or Place within the Limits of the Charter granted to The United Company of Merchants of England trading to The East Indies; and to grant other Duties in lieu thereof; and to establish further Regulations for the better Security of the Revenue on Goods so imported; and to alter the Periods of making up and presenting certain Accounts of the faid Company to Parliament; to continue in force until the Tenth Day of April One thousand eight hundred and [17th December 1813.] nineteen.

53 G. 3. c. 155.

TATHEREAS an Act passed in the last Session of Parliament, intituled An Att for continuing in The East India Com-' pany, for a further Term, the Possession of the British Territories in India, together with certain exclusive Privileges; for establishing ' further Regulations for the Government of the said Territories, and the better Administration of Justice within the same; and for regu-· lating the Trade to and from the Places within the Limits of the said ' Company's Charter: And whereas it is necessary, in order to carry the said Act into Effect according to the true Intent and Meaning thereof, that further Provisions and Regulations should be established, and that the Duties on Goods so imported into Great · Britain, whether by the faid United Company, or by other Persons ' under the Authority of the said Act, should be ascertained and equalized; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Tenth Day of April One thousand eight hundred and fourteen, all the several Duties of Customs (b) payable to His Majesty, his Heirs and Successors, by virtue of any Act or Acts of Parliament in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen, upon the Importation into Great Britain of any Goods, Wares or Merchandize, from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, and also the several Drawbacks allowed upon the Exportation from Great Britain of any such Goods, Wares or Merchandize, having been imported from any Port or Place within the said Limits, shall cease and determine; save and except in all cases relating to the recovering, allowing or paying any Arrears thereof respectively, which may, on the said Tenth Day of April One thousand eight hundred and fourteen, remain unpaid or allowed, or to any Fines, Penalties or Forfeitures relating thereto respectively, which shall have been incurred at any time before the said Tonth Day of April One thousand eight hundred and fourteen.

Existing Duties of Cuftoms repealed.

Exception.

(a) [See as to Power to Officers of Excise to secure Hatches of Ships, § 15. post.] (b) [49 G.3. c.98. Table B.]

II. And

4 II. And whereas it is necessary that other Duties of Customs should be granted to Your Majesty, in lieu and instead of the Duties repealed by this Act,' We, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland, in Parliament affembled, have therefore given and granted to Your Majesty the several Duties of Customs hereinafter mentioned, and do humbly befeech Your Majesty that it may be enacted; and be it therefore enacted, That, from and after the Tenth New Duties and day of April One thousand eight hundred and fourteen, in lieu and Drawbacks. instead of the Duties of Customs hereby made to cease and determine, there shall be raised, levied, collected and paid, unto His Majerty, his Heirs and Succeffors, upon Goods, Wares and Merchandize, imported or brought into Great Britain, from any Port of Place within the Limits of the Charter granted to the United Compeny of Merchants of England trading to the East Indies, the several Duties of Customs as the same are respectively inserted, described and fet forth in Figures in the Tables hereunto annexed, marked (A.) and (B.); and that there shall also be paid or allowed the several Drawbacks of the faid Duties of Customs, as the same are also respectively inserted, described and set forth in Figures in the said Table hereunto annexed, marked (B.); any Law, Custom or Usage to the contrary notwithstanding.

III. And whereas it is necessary, for the Security of the · Public Revenue, that additional Regulations should be established with respect to Manifests, directed to be brought by Masters of

Ships of Vessels arriving in Great Britain, from any Port or Place within the Limits of the Charter granted to the United Company

of Merchants of England trading to the East Indies, from His · Majetty's Settlement of the Cape of Good Hope, the Territories ' and Dependencies thereof, or from the Island of Saint Helena;' Be it therefore enacted, That, from and after the Tenth Day of April One thousand eight hundred and fifteen, the Master or other Person having or taking the Command of every Ship or Vessel; belonging in the Whole or in Part to His Majesty's Subjects; arriving in Great Britain from any of the Places before mentioned, fhall have on board a Manifest or Manifests, as defcribed and directed by an Act passed in the Twenty sixth Year of His present Majesty's 26 G. 3. c. 40. Reign, intituled An Att for the Production of Manifests, and for the more effectually preventing fraudulent Practices in obtaining Bounties and Drawbacks, and in the clandestine relanding of Goods; and shall produce and deliver such Manifest or Manifests, in the manner pre- Manifests to be icribed and directed by the said recited Act; and that all the Rules, on board and Regulations, Provisions, Penalties and Forfeitures, required and produced.

directed by the said recited Act, shall remain in force, and be applied to the Purpoles of this present Act, as far as they relate or may be applicable thereto; except where any of the faid Rules, Regulations, Provisions, Penalties and Forfeitures, are repealed, or in any wife altered by this Act.

IV. And be it further enacted, That no Goods, Wares or Description of Merchandize, shall be imported or brought into Great Britain, from livered in Great any of the Ports or Places before mentioned, in any Ship or Vessel Britain whatever, belonging in the Whole or in Part to His Majesty's Subjects, unless the Master or other Person having or taking the Charge or Command of every fuch Ship or Vellel respectively, shall

54 Gro. III.

Manifest de-

Duplicate

26 G. 3. c. 40. § 1. have on board a Manifest or Manifests in Writing, signed by such Master, and containing the Particulars described and set forth in the said recited Act, passed in the Twenty sixth Year of His present Majesty's Reign; and which Manifest or Manifests shall also contain the Name or Names (if the same shall be known) of the Person or Persons to whom any such Goods shall be consigned, the time when and the Place where any such Goods shall have been taken on board; and distinguishing in every Manifest the Goods which are stowed in the Hold, from those which are stowed in other Parts of the Ship.

Alterations of Stowage of Goods noted in Log Book and in Supplementary Manifest. V. Provided always, and be it further enacted, That all Alterations which shall, after the completing of any such Manisest, be made in the Stowage of any Ship or Vessel, by the Removal of any Goods from the Hold to any other Part of the Vessel, or from any other Part of the Vessel to the Hold, or from any one Deck of the Vessel to any other Deck, shall be registered, on the Day of such Removal, in the Log Book or Journal kept by the Master of the Vessel, and also in a Supplementary Manisest which shall be kept for the Purpose of registering any such Alterations in the Stowage of Goods by any such Removals as aforesaid; and every such Supplementary Manisest shall be attached to and kept with the Original Manisest to which it refers.

Manifest of Goods laden, how delivered and authenticated.

VI. And be it further enacted, That before any such Ship or Vessel shall clear or depart from the Port or Place wherein the Lading or any Part thereof shall have been taken on board, the Master or other Person having or taking the Charge or Command of every such Ship or Vessel, shall prepare and deliver a Manifest in Writing, as hereinbefore required, to the Officer who shall or may be appointed by the Governor, or by the Person or Persons exercising the Powers and Authorities of Government of any such Settlement or Place; and such Master or other Person aforesaid shall verify upon Oath the Truth of the Contents of the faid Manifest before the faid Persons so appointed (which Oath the said Officer is hereby authorized and required to administer), and also to cause a Duplicate thereof to be forthwith made, and to indorse upon the Original Manifest his Name, with the Day and Year on which the same was produced to him; which said Original Manifest shall then be returned to the said Master or other Person aforesaid, on or before the Clearing or Departure of any such Ship or Vessel; and such Officer, so appointed as aforesaid, shall, by the first Opportunity other than by the same Ship or Vessel, transmit the said Duplicate of such Manifest so made as before directed under his Hand and Seal, to the Commissioners of the Customs in England or Scotland, as the case may require.

Lifts of Marks and Numbers of Packages delivered on Shipping of Goods. VII. Provided always, and be it further enacted, That every Person who shall ship any Goods, Wares or Merchandize on board any such Ship or Vessel, shall at the time of such Shipment deliver to the Master or other Person having or taking the Charge or Command of such Ship or Vessel, a true and exact List in Writing, signed with the Name of the Person so shipping any such Goods, Wares or Merchandize, describing therein the particular Marks and Numbers of the several Packages; and such Master or other Person as aforesaid shall insert in the Manifest of such Ship or Vessel the Particulars contained in such List, and shall annex such original List to the

Duplicate of the Manifest hereinbefore described and required to be transmitted to the Commissioners of the Customs.

VIII. And be it further enacted, That in case the Master or Manifest of other Person having or taking the Charge or Command of such Ship or Vessel, shall, after having departed from the Port or Place where the Whole or any Part of the Cargo shall have been first taken on and authentiboard, proceed in such Ship or Vessel to any other Port or Place cated. hereinbefore described, and there discharge any Part of the Cargo so taken on board, then and in fuch case, the Officer so appointed as aforefaid, shall endorse upon the Manifest containing the Part of the Cargo fo discharged, an accurate Particular, by Numbers, Marks and Descriptions, of the Part of the Cargo so discharged, and verify the same, and make out and transmit a Duplicate of such Endorsement as required in cases of Manifest; and in case any such Mafter or other Person aforesaid shall, at such or any other Port or Place, take on board any other Goods, Wares and Merchandize, the faid Master shall, before his Clearance or Departure from any such Port or Place, prepare and deliver to the Officer who may be appointed as aforesaid to receive the same, an additional Manifest, containing such and the like Particulars of the Goods, Wares and Merchandize, there taken on board, in every respect as is hereinbefore directed and prescribed; and such additional Manifest shall be authenticated, and the Duplicate thereof transmitted in such and the like manner, in every respect, as hereinbefore is directed and required.

IX. And be it further enacted, That if any Ship or Vessel in the Manifest of Course of the Homeward Voyage shall touch either at His Majesty's Settlements of the Cape of Good Hope or at the Island of Saint Helena, the Master or other Person having or taking the Charge or Command thereof shall produce and deliver to the Officers who may be appointed as aforefaid, all and every the Original Manifest or Manifests so authenticated as aforesaid, and shall again verify on Oath, before the said Officer, the Truth of the Manifest or Manifests; and the Officer who may be appointed to authenticate such Manifest or Manifests, at the said Settlement of the Cape of Good Hope or the faid Island of Saint Helena, shall, upon the Clearing of every such Ship or Vessel, immediately transmit a Duplicate of such Manifest or Manifests to the Commissioners of the Customs in England or Scotland, as the case may require: Provided always, that in every case wherein Goods, Wares and Merchandize shall have been taken on board either at the faid Settlement of the Cape of Good Hope or at the Island of Saint Helena, a separate Manisest for such Goods, Wares and Separate Merchandize shall be produced and delivered to and authenticated Manisest. by the said Officer, and Duplicates by him transmitted in such and the like manner in every respect as is hereinbefore directed and required with respect to Manifests.

X. Provided always, and be it further enacted, That in case Original Manithe Master or other Person having or taking the Charge or Com- sest delivered at mand of any Ship or Vessel so trading, shall not intend in the Course of the Homeward Voyage, to touch either at His Majesty's Settlement of the Cape of Good Hope, or at the Island of Saint Helena; or in case any such Master or other Person as aforesaid of any fuch Ship or Vessel which shall touch either at the said Settlement of the Cape of Good Hope or at the Island of Saint Helena, shall afterwards on the Voyage to Great Britain touch

Goods laden at other Places how delivered

Additional

Goods shipped at Cape of Good Hupe, or Island of St. Helena, how delivered and authenticated.

any Port at which Vessels may first touch. at any Port or Place; then and in every such case, the Master or other Person having or taking the Charge or Command of any fuch Ship or Vessel shall, at the Port or Place from whence he shall clear or take his Departure for Great Britain, deliver each and every such Original Manisest or Manisests, duly authenticated, as required by this Act, to the Officer who may be appointed as aforesaid to receive the same; and every such Master or other Person having or taking the Charge or Command of any fuch Ship or Vessel, and the Officer so appointed as aforesaid at any such Port or Place to receive and authenticate the Manifest or Manifests so to be delivered by the Master or other Person as aforesaid, shall proceed in every respect as in this Act is directed with regard to the Master or Officer so appointed in the case of Ships or Vessels which in the Homeward Voyage shall touch at or depart from His Majesty's Settlement of the Cape of Good Hope, or the Island of Saint Helena.

Consuls at
Foreign Ports to
perform Duties
of Officers.

XI. Provided always, and be it further enacted, That in case the Port or Place where any such Ship or Vessel shall clear or take het Departure for Great Britain shall not be under the British Government, then and in every fuch case it shall and may be lawful for the British Consul resident at any such Port or Place to do and perform every Matter, Act or Thing directed by this Act to be done or performed by the Officer so appointed as aforesaid; and such British Consul is hereby authorized and required to receive from the Master or other Person having or taking the Charge or Command of the Ship or Veffel so arriving, the Manifest or Manifests required by this Act to be delivered by such Master or other Person; and such Consul is also authorized and required to administer the Oath so directed to be taken and to authenticate such Manisest or Maniseste, to transmit Duplicates thereof, and to perform every Act, Matter or Thing respecting Manifests required by this Act to be done or performed by the Officer to be appointed for that Purpose as aforesaid, (a) or any other Port or Place. (a) [Qu. this Reading.]

Goods brought into G. B. without Manifest required, or not included, &c.

XII. And be it further enacted, That, from and after the faid Tenth Day of April One thousand eight hundred and fifteen, if any Goods, Wares or Merchandize shall be imported or brought into Great Britain, from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, from His Majesty's Settlement at the Cape of Good Hope, its Territories or Dependencies, or from the Island of Saint Helena, or from such other Port or Place as aforesaid from whence the Ship or Veffel shall have cleared or departed for Great Britain, in any Ship or Vessel belonging in the Whole or in Part to His Majesty's Subjects, without the Manifest or Manifests hereinbefore required, or shall not be included or described therein, or shall not agree therewith, all such Goods, Wares or Merchandize shall be forfeited, and shall and may be feized by any Officer or Officers of His Majesty's Customs, notwithstanding such Goods, Wares or Merchandize may have been included in the Report of fuch Ship or Vessel; and the Master or other Person having or taking the Charge or Command of any fuch Ship or Vessel shall forseit the Sum of Fifty Pounds for every Package which shall be so imported or brought into Great

Penaky.

Britain without the Manifest hereby required, or which shall not be included or inferted therein or which shall not agree therewith.

\* XIII. And whereas by this Act certain Penalties are imposed \$ 12. ante. on Masters of Ships or Vessels in which Goods shall be imported • or brought into Great Britain without the Manifest or Manifests hereby required; Be it therefore enacted, That the Penalties in imposed by the before recited Act, passed in the Twenty sixth 26 G. 3 c. 40. Year of the Reign of His present Majesty, on the Master or other 54. Person having or taking the Command of any Ship or Vessel Ships importing belonging in the Whole or in Part to His Majesty's Subjects, in Goods without which any Goods shall be imported or brought into Great Britain proper Manisest, without the Manifest or Manifests required by the said before repealed. recited Act, or which shall not be included or described therein, or shall not agree therewith, shall, from and after the said Tenth Day of April One thousand eight hundred and fifteen, be repealed, so far as the same relate to Goods, Wares and Merchandize imported into Great Britain from any Port or Place within the Limits of the Charter granted to the United East India Company, His Majesty's Settlement of the Cape of Good Hope, its Territories or Dependencies, or the Island of Saint Helena, or from fuch other Port or Place from whence the Ship or Vessel shall have cleared or departed for Great Britain as aforefaid.

XIV. Provided always, and be it further enacted, That nothing Act not to alter in this Act contained shall extend, or be construed to extend, to repeal or in any way alter the manner according to which Manifests authenticated in are directed to be delivered and authenticated, in respect to Goods China. . imported into Great Britain by the United East India Company, from any Port or Place within the Dominions of the Emperor of China, by an Act passed in the Twenty seventh Year of the Reign 27 G. 3. C. 32. of His present Majesty, intituled An Att for making further Provisions in regard to such Vessels as are particularly described in an As made in the Teventy fourth Year of the Reign of His present Majesty, for the more effectual Prevention of Smuggling in this Kingdom, and for extending the said A& to other Vessels and Boats not particularly described therein; for taking off the Duties on Flasks in which Wine or Oil is imported; for laying an additional Duty en Foreign Geneva imported; for taking off the Duty on Ebony the Growth of Africa, imported into this Kingdom; and for amending

several Laws relative to the Revenue of Customs. XV. And be it further enacted, That, from and after the said Hatches locked-Tenth Day of April One thousand eight hundred and fourteen, the Hatches of all Ships and Vessels arriving from any of the Ports or Places before mentioned, in any of the Ports of Great Britain which shall have been or shall be declared fit and proper for such Importation, shall be secured under the Joint Locks of the Master Excise. of fuch Ship or Vessel, and of the Officers of His Majesty's Customs and of the Excise, in cases where that Revenue is concerned; and no fuch Hatch or Hatches shall be opened on any Account or Pretence whatever, but in the Presence of such Officers respectively; Opened in preand if any such Officer shall refuse or neglect to attend at the locking sence of Officers. up or opening any such Hatch or Hatches, after due Notice shall have been given him for that Purpose, every such Officer so offending shall, for every such Offence, upon being convicted thereof, forfeit Penalty. and pay the Sum of One hundred Pounds.

on Matters of

manner in which Manifelts now

XVI. And

E. I. Company may warehouse Goods as heretofore.

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39 G. 3. c. 59.

XVI. And be it further enacted, That it shall and may be lawful for the faid United Company to land and lodge, in approved Warehouses, any Goods, Wares and Merchandize, imported by them into the Port of London, under the Securities, Rules, Regulations and Restrictions, directed and required by an Act, passed in the Thirty ninth Year of the Reign of His present Majesty, intituled An At for permitting certain Goods imported from the East Indies to be warehoused; and for repealing the Duties now payable thereon, and granting other Duties in lieu thereof, on the Duties imposed by this Act, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (A.), under the Description of Warehousing Duties, being first paid or secured.

54° GEO. III.

Goods imported into Port of London by Private Traders, how warehoused.

XVII. Provided always, and be it further enacted, That, from and after the Tenth Day of April One thousand eight hundred and fourteen, all Goods, Wares and Merchandize, imported into the Port of London from any Port or Place within the Limits of the Charter granted to the United East India Company, by any Person or Persons so trading under the Authority of the said recited Act of the last Session of Parliament and of this present Act, and also any Goods, Wares or Merchandize so imported, which shall have been brought into the Port of London from some other Port in Great Britain, by virtue of the Provisions contained 53 G.3. c. 155. in the faid recited Act passed in the last Session of Parliament, shall be lodged and secured in any Warehouse or Warehouses belonging to the said United Company, or in any other Warehouse or Warehouses approved by the Commissioners of the Customs, or any Three or more of them for the time being, subject to all the Rules, Regulations, Securities and Provisions, directed and required by the before recited Act passed in the Thirty ninth Year of His present Majesty's Reign, or by any other Act or Acts of Parliament respecting the warehousing such Goods, Wares or Merchandize, in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen.

Warehousing Goods imported into any other Port than Port of London.

XVIII. And be it further enacted, That all Goods, Wares and Merchandize, imported from any Port or Place within the Limits of the Charter granted to the faid United East India Company, into any of those Ports in Great Britain (except the Port of London) which shall have been or may be declared fit and proper for the Purpose of such Importations, under the Rules, Regulations and Provisions of the before recited Act passed in the last Session of Parliament, either by the faid United Company or by any Person or Persons so trading under the Authority of the before recited Act passed in the last Session of Parliament, and of this present Act, shall be lodged and secured in Warehouses approved by the Commissioners of the Customs in England or Scotland respectively, or any Three or more of them, for the time being; subject to all the Rules, Regulations, Securities and Provisions, directed and required 43 G. 3. c. 132. by an Act passed in the Forty third Year of His present Majesty's Reign, intituled An Att for permitting certain Goods imported into Great Britain, to be secured in Warehouses without Payment of Duty: or by any other Act or Acts of Parliament made for amending or explaining the faid Act, in force on or immediately before the faid Tenth Day of April One thousand eight hundred and fourteen.

53 G 3. c. 155.

tained in 39 G.3. c. 59.or 43 G.3.

c. 132. to ex-

bousing Duties

imposed by Act.

empt Goods

romf Ware-

XIX. Provided always, and be it further enacted, That nothing Nothing concontained either in the said recited Act, passed in the Thirty ninth Year or in the recited A& passed in the Forty third Year of His present Majesty's Reign, shall extend, or be construed to extend, so exempt any of the Goods, Wares or Merchandize so warehoused as aforefaid, from the Payment of the Duties of Customs imposed by this Act on any such Goods, Wares and Merchandize, as the same are respectively described and set forth in the Table hereunto annexed marked (A.), under the Head of Warehousing Duties; which Duties shall and may be paid at any time previous to the Delivery of any such Goods, Wares and Merchandize from such Warehouse, either for the Purpose of Exportation or Home Coniumption.

Duties.

XX. And be it further enacted, That it shall and may be B. I. Company. lawful for the faid United Company to fecure by Bond, in the may Bond usual and accustomed manner, the several Duties of Customs imposed by this Act on Goods, Wares and Merchandize imported by the faid Company; and fuch Bonds shall be given under such Penalties and Conditions, and for such Periods, as to the Payment of the faid Duties, in like manner as Bonds were given for the Payment of Duties of Customs by the said United Company before the said Tenth Day of April One thousand eight hundred and fourteen.

XXI. And be it further enacted, That it shall and may be lawful for the Proprietor or Proprietors, Purchaser or Purchasers, of any Goods, Wares or Merchandize, which, having been imported from some Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the Eaft Indies, and fecured in approved Warehouses, and on which Goods the Duties imposed by this Act, under the Description of Ware housing Duties, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (A.), shall have been paid or fecured, to export the same directly from any such Warehouse, without Payment of any further Duty of Customs or Excise whatever; subject nevertheless to all and every the Rules, Regulations, Restrictions and Securities, directed and required by any Act or Acts of Parliament in force on or immediately before the faid Tenth Day of April One thousand eight hundred and fourteen, as far as the same are applicable.

Goods on which Warehousing Duties paid, exported from Warehouse without Payment of further Duty.

XXII. And be it further enacted, That in case the Proprietor Goods intended or Proprietors, Purchaser or Purchasers of any such Goods, Wares or Merchandize, imported as aforesaid (not being prohibited to be used or consumed in Great Britain), on which the Duties on Home Conimposed by this A& under the Description of Warehousing Duties sumption. shall have been paid, shall intend to take the same out of the Warehouse wherein the same shall have been lodged as aforelaid, in order to be used or consumed in Great Britain, the Person or Persons. so intending to take out any such Goods, shall, before the same shall be so delivered from any such Warehouse, make a due Entry of such Goods, Wares or Merchandize with the proper Officers of His Majesty's Customs, and pay down in ready Money to the Collector or other proper Officer or Officers of the Customs, the full Duties due and payable on such Goods, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (B.), under the Description of Home Consumption

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to be used in G. B. taken out on paying Duties'

nexed.

Excise Duties.

Duties, together with such Duties of Excise and other Duties as may be due and payable on such Goods, Wares or Merchandize, at the time the same shall be taken out of such Warehouse, in order to be used or consumed in Great Britain.

New Duties paid in all cales. XXIII. Provided always, and be it further enacted, That no Goods, Wares or Merchandize whatever, which may have been imported into Great Britain by the faid United East India Company, before the faid Tenth Day of April One thousand eight hundred and sourteen, and lodged and secured in Warehouses, shall be delivered from any such Warehouses, either for Exportation or Home Consumption, until the Duties imposed by this Act, and inserted and set forth in the Tables hereunto annexed, marked (A.) and (B.), under the Description of Warehousing Duties, or Home Consumption Duties (as the case may be), shall be fully paid; notwithstanding such Goods, Wares or Merchandize may have been imported and sold before the said Tenth Day of April One thousand eight hundred and sourteen.

Mo Drawback allowed on Goods not exported within One Year. XXIV. Provided always, and be it further enacted, That the several Drawbacks to be paid or allowed on the Exportation from Great Britain, of certain Goods, Wares and Merchandize, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (B.), shall not be paid or allowed, unless such Goods shall be exported or shipped for the Purpose of Exportation, within Twelve Calendar Months from the Day on which the Home Consumption Duty shall have been paid thereon.

Value how afcertained on Goods enumerated in Table (A.)

XXV. And be it further enacted, That in all cases where the Duties of Customs imposed by this Act on the Goods, Wares and Merchandize, enumerated and described in the Table hereunto annexed, marked (A.), are charged, not according to the Weight, Tale, Gauge or Measure; but according to the Value thereof, such Value shall be ascertained, whether such Goods, Wares or Merchandize, shall have been imported by the said United East India Company, or by any other Person or Persons, according to the Declaration of the Value thereof, in like Manner and Form, and under the Rules, Regulations, Restrictions and Conditions; and fuch Goods, Wares and Merchandize, shall be subject and liable to fuch and the like Forfeitures and Penalties as are prescribed, directed and imposed, for ascertaining and collecting Duties to be paid according to the Value, by an Act passed in the Twenty Seventh Year of the Reign of His present Majesty, intituled An AB for repealing the several Duties of Customs and Excise, and granting other Duties in lieuthereof; and for applying the said Duties, together with others compefing the Public Revenue; for permitting the Importation of certa in Goods, Wares and Merchandine, the Produce or Manufacture of the European Dominions of the French King, into this Kingdom; and for applying certain unclaimed Monies remaining in the Exchequer, for the Payment of Annuities on Lives, to the Reduction of the National Debt; or by any other subsequent Act or Acts (a) relative thereto, in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen. (a) [See 43 G. 3. c. 68. § 18. -49 G. 3. c. 98. § 18. -c. 122. § 1. poft.]

27 G. g. G. 13. § 17.

XXVI. And be it further enacted, That in all cases where the Duties of Customs imposed by this Act on the Goods, Wares and Merchandize enumerated or described in the Table hersunto an-

Value how afcertained on Goods enumenexed, marked (B.), are charged, not according to the Weight, rated in Table Tale, Gauge or Measure, but according to the Value thereof, the (B.) imported Value of such Goods, Wares or Merchandize, which shall be or brought into imported into the Port of London either by the said United East India Company, or by any other Person or Persons, or which, having been imported into any Port of the United Kingdom other than the Port of London, shall have been removed to the Port of London for the Purpose of Sale for Home Consumption, under the Authority of the before recited Act passed in the last Session of 53 G.3. c. 155. Parliament, shall be ascertained according to the gross Price at which fuch Goods shall be fold at the Public Sales of the faid United East India Company, without any Reduction or Abatement whatever.

Port of London.

XXVII. And be it further enacted, That in all cases where Value how asthe Duties of Customs imposed by this Act on the Goods, Wares certained on er Merchandize enumerated and described in the Table hereunto rated in Table annexed, marked (B.), are charged, not according to the Weight, (B.) imported Tale, Gauge or Measure, but according to the Value thereof; the into any Out Value of such Goods, Wares or Merchandize respectively, which Port in G.B. shall be imported into any Port of Great Britain other than the 53 G. 3. C. U.S. Port of London, except such Goods, Wares and Merchandize, which by the faid recited Act, passed in the last Session of Parliament, are required to be removed to the Port of London for the Purpose of Sale for Home Consumption, shall be ascertained according to the Declaration of the Value thereof, in like Manner and Form, and under the Rules, Regulations, Restrictions and Conditions; and fuch Goods, Wares and Merchandize, shall be subject and liable to such and the like Forfeitures and Penalties as are prescribed, directed and imposed, for ascertaining and collecting Duties to be paid according to the Value by the before recited Act, passed in the Twenty seventh Year of the Reign of His present Majesty, or 27 G.3. 6.13. by any other subsequent Act or Acts (b) relative thereto, in force 5 17. on or immediately before the faid Tenth Day of April One thousand eight hundred and fourteen. (b) [See Note to § 25.]

Goods enume-

\* XXVIII. And whereas by this Act Duties of Customs are pay-4 able on certain Articles, according to the true and real Value thereof, to be afcertained by the gross Price at which such Goods • shall have been publicly fold at the Sales of the United Company of Merchants of England trading to the East Indies: And whereas smuch Inconvenience and Delay hath arisen in the Payment of the • Duties and Delivery of the Articles brought from the East Indies, either as Presents or for Private Use, particularly Specimens of · Natural History, Models, Drawings, and other Articles, tending 6 to illustrate or improve the Arts or Sciences, arising from the Necessity of such Articles being exposed to Public Sale by the · East India Company, in order to ascertain the Value according to which the Duties payable by Law are to be levied and collected, \* and fuch Articles are also thereby exposed to great Injury and Damage: And whereas it is expedient, in order to remedy such Inconvenience and Delay, that the Duties of Customs payable on fuch Goods should be ascertained, without the same being in fusture exposed to Public Sale; Be it therefore enacted, That, from Articles for Prie and after the said Tenth Day of April One thousand eight hundred vate Use, enter-

and fourteen, it shall and may be lawful for any Person or Persons ed on declared

A.D. 1813.

C. 35.

who shall import or bring into Great Britain, from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, any of the Articles before mentioned, or any Articles whatever (not being prohibited to be used or consumed in Great Britain), on which the Duties of Customs are now chargeable according to the Value thereof, either as Presents or for Private Use, and not by way of Merchandize, to enter the same with the proper Officers of His Majesty's Customs, such Goods having been first lodged and housed in Warehouses according to Law; and that the Value of such Goods, according to which the Duties of Customs are due and payable, shall be ascertained according to the Declaration of the Value thereof, to be made by the Owner or Proprietor, or his known Agent, in the like Manner and Form, and under all the Rules, Regulations and Restrictions, and subject and liable to such and the like Forfeitures and Penalties, as are prescribed, directed and imposed with respect to Goods not imported by the East India Company, and on which the Duties of Customs are payable according to the Value thereof.

Value how afcurtained.

Goods imported before April 10, 1814, entered on declared Value, on Oath that Goods are for Private Use. Duties on Prize Goods, how paid.

Duties on Prize Goods, how paid.

XXIX. And be it further enacted, That any fuch Goods on which the Duties of Customs have not been paid, may be entered, and the Value ascertained, according to the Directions of this Act, notwithstanding such Goods may have been imported or brought into Great Britain on or before the said Tenth Day of April One thoufand eight hundred and fourteen: Provided always, that no such Goods shall be admitted to entry under the Authority of this Act, unless Proof shall be made on Oath, before the Collector and Comptroller of the Customs of the Port of Great Britain into which such Goods shall have been imported or brought, that such Goods were imported or brought for Private Use, and not by way of Merchandize.

XXX. Provided always, and be it enacted, That all Goods, Wares and Merchandize, of the Growth, Production or Manufacture of any Country or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, taken and condemned as Prize, shall be lodged and deposited in the Warehouses of the said United Company, or in Warehouses approved by the Commissioners of the Customs, or any Three or more of them for the time being, and shall be sold at the Public Sale of the faid Company; and fuch Goods, Wares and Merchandize shall be subject and liable to such Duties, and entitled to such Drawbacks as the like Sort of Goods are respectively subject and entitled to by this Act, when imported by the said United Company, and shall be subject and liable also to all and every the Rules, Regulations and Restrictions directed by this Act or any other Act or Acts respecting such Goods in sorce on or before the said Tenth Day of April One thousand eight hundred and fourteen, as far as the same are applicable.

XXXI. And be it further enacted, That the Duties imposed by this Act upon the Importation of Sugar, as inserted, described and fet forth in the Table hereunto annexed, marked (B.), shall continue and be in force until the Twenty fifth Day of March One thousand eight hundred and fifteen, and no longer; and shall be appropriated,

applied and accounted for, according to the Provisions of an A& passed in the present Session of Parliament, intituled As AB for continuing

Duty on Sugar continued till 25th March 1815. c. S. ante.

continuing to His Majefly certain Duties on Malt, Sugar, Tobacco and Souff in Great Britain; and on Pensions, Offices and Personal Estates in England, for the Service of the Year One thousand eight hundred and fourteen; and that a separate Account of such Duties shall be Separate kept at the Custom House, distinct and apart from all other Duties Account. of Customs; and the same shall be paid into the Exchequer, purfuant to the Provisions of the said recited Act, as to the Duties by the faid Act granted on Sugar.

XXXII. And be it further enacted, That it shall and may be Treatury may lawful to and for the Lords Commissioners of His Majesty's Trea- sufpend Duty on fury, or any Three or more of them for the time being, to suspend Sugar, &c. the Payment of a Part of the Temporary or War Duty on Sugar imposed by this A&, in like manner, and in such Proportion and according to the Average Price of Sugar, as the Lords of His Majefty's Treasury are authorized to do with respect to other Sugar imported into Great Britain, by virtue of an Act passed in the Forty 49 G. 3. c. 98. minth Year of His present Majesty's Reign, intituled An Att for re- 58. pealing the several Duties of Customs chargeable in Great Britain, and

for granting other Duties in lieu thereof. XXXIII. And be it further enacted, That whenever it shall Regulations reappear by Notice in the London Gazette, in the manner directed by frecting Sugar an Act passed in the Forty sixth Year of His present Majesty's Drawbacks. Reign, intituled An A& for granting to His Majesty during the pre- 46 G. 3. c. 42. fent War, and for Six Months after the Expiration thereof, by the Ratification of a Definitive Treaty of Peace, additional Duties on certain Goods, Wares and Merchandize imported into and and exported from, or brought or carried Coastwise within Great Britain, that the Average Price of Brown or Muscovado Sugar, taken in the manner directed by the said recited Act, for Four Months preceding the Fifth Day of January, the Fifth Day of May and the Fifth Day of September respectively, in every Year, shall exceed Sixty Shillings the Hundred Weight, then and in such case, One Shilling in the Hundred Weight, Part of the Permanent Duty on Sugar imposed by this Act, shall be suspended, until a new Average Price, in the manner directed by the said recited Act, shall be published; and if fuch Average Price shall exceed the Sum of Sixty one Shillings the Hundred Weight, then Two Shillings in the Hundred Weight, Part of the said Duty, shall be suspended; and in like manner, if fach Average Price shall exceed Sixty two Shillings the Hundred Weight, then Three Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average Price shall exceed Sixty three Shillings the Hundred Weight, then Four Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average Price shall exceed Sixty four Shillings the Hundred Weight, then Five Shillings in the Hundred Weight of the faid Duty shall be suspended; if such Average Price shall exceed Sixty sive Shillings the Hundred Weight, then Six Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average Price shall exceed Sixty six Shillings the Hundred Weight, then Seven Shillings in the Hundred Weight of the said Duty shall be sufpended; if such Average Price shall exceed Sixty seven Shillings the Hundred Weight, then Eight Shillings in the Hundred Weight of the faid Duty shall be suspended; if such Average Price shall exceed Sixty eight Shillings the Hundred Weight, then Nine Shil-

Bounties on

Refined Sugar.

lings in the Hundred Weight of the faid Duty shall be suspended; and if such Average Price shall exceed Sixty nine Shillings the Hundred Weight, then Ten Shillings in the Hundred Weight, Part of the said Duty shall be suspended

the faid Duty, shall be suspended.

' XXXIV. And whereas certain Bounties are allowed on the Exportation of Refined Sugar produced from Raw Sugar imo ported from the British Plantations in America: And whereas it is expedient that the like Bounties should be allowed on the Exe portation from Great Britain of Refined Sugar produced from Sugar imported by the United Company of Merchants of England I trading to the East Indies, or by Persons authorized to trade within the Limits of the Charter granted to the faid United Company ; Be it therefore enacted, That, from and after the faid Tenth Day of April One thousand eight hundred and fourteen, there shall be paid and allowed on the Exportation from Great Britain of Refined Sugar produced from Sugar imported by the United Company of Merchants of England trading to the East Indies, or by any Person or Persons authorized to trade within the Limits of the Chartee granted to the faid United Company, the like Bounty as is now or hereafter may be allowed by Law on the Exportation from Great Britain of the like Sort or Description of Refined Sugar produced from Raw Sugar imported from the British Plantations in America; fubject in every respect to the Conditions, Rules, Regulations, Restrictions, Penalties and Forfeitures now by Law practifed and applied with respect to the Bounty allowed on the Exportation of

Refined Sugar.

Ship with more than Six Pounds of Tea on board forfeited.

· XXXV. And whereas it is necessary that some further Provision should be made to prevent the illegal Importation of Tea into this Kingdom; Be it therefore enacted, That, from and after the Tenth Day of April One thousand eight hundred and fourteen, if any Ship or Vessel coming from Foreign Parts, and belonging wholly or in Part to His Majesty's Subjects, or whereof One Half of the Persons on board shall be Subjects of His Majesty (other than and except such Ships or Vessels as shall belong to or are employed by the United Company of Merchants of England trading to the East Indies), shall be found on the High Seas, or shall be discovered to have been within the Limits, having on board any Tea exceeding Six Pounds in the Whole, except Tea for the Use of the Persons on board, not exceeding One Pound for each Person, then not only fuch Tea, together with the Packages containing the same, but also every such Ship or Vessel, together with all the Guns, Furniture, Ammunition, Tackle and Apparel thereof, shall be forfeited, and shall and may be seized by any Officer or Officers of His Majesty's Navy or Marines, or of the Customs or Excise. [See § 36. as to fuch Seizures by Officers of Customs.]

Goods and Ships forfeited feized by Officers of Navy.

XXXVI. And be it further enacted, That all and every the Goods, Wares or Merchandize, and all Ships or Vessels forfeited by this Act, may and shall be seized by the Commander or Commanders of any of His Majesty's Ships of War, or any Commissioned, Warrant or Petty Officer specially appointed by him or them, or by any Officer or Officers of His Majesty's Customs (a); and that every Forseiture incurred by this Act, and whereof the Recovery is not specially provided for by this Act, may and shall respectively be (a) [See § 35. ante, as to such Scinures by Officers of Ensise also.]

fned.

fued for, profecuted and recovered in such Courts, and by such and the like ways, means and methods, and the Produce thereof respectively disposed and applied in such and the like manner, and to such and the like Uses and Purposes, as any Forfeiture incurred by any Law respecting the Revenue of Customs (a) may now be sued for, profecuted or recovered, disposed of and applied, either in Great Britain, or in the Islands of Jersey, Guernsey, Alderney, Sark or Man, or in any of His Majesty's other Dominions in or out of Europe respectively, as the case may happen to be.

a) [See § 35. ante, as to such Seizures by Officers of Excise also.] XXXVII. Provided always, and be it further enacted, That Proviso for Acts nothing in this Act, or in the before recited Act passed in the last by which Goods Seffion of Parliament, shall extend or be construed to extend to alter, were formerly prohibited to be vary or repeal any Act or Acts of Parliament in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen, for prohibiting the Consumption or Use of any Foreign Manufacture within Great Britain; but that all and fingular the faid Acts, and the Provisions, Penalties and Regulations therein contained respectively, shall remain and continue of the same Force and Effect, to all Intents and Purposes, as if this Act and the said before recited Act passed in the last Session of Parliament had 53 G. 3. c. 155. not been made; any thing contained in the said recited Act or this

Act to the contrary notwithstanding. XXXVIII. Provided also, and be it further enacted, That Goods subject to nothing in this Act contained shall extend, or be construed to extend, former Laws of to permit or allow any Goods, Wares or Merchandize whatever, to be imported into or exported from Great Britain, in any way or manner contrary to any Act or Acts of Parliament in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen, except in any case where Provision is expressly made for that Purpose by this Act, or by the before recited Act

passed in the last Session of Parliament.

XXXIX. And be it further enacted, That the Duties granted Duty payable and imposed by this Act, and made payable according to the Weight, on any greater Tale, Guage, Measure or Value of any Goods, Wares or Merchandize, charged with fuch Duties, shall be charged and payable upon any greater or less Weight, Number, Quantity or Value thereof, than the Weight, Number, Quantity or Value particularly inferted, described and set forth in the Tables hereunto annexed, maked (A.) and (B.), in proportion to the actual Weight, Number.

Quantity or Value of fuch Goods, Wares or Merchandize.

' XL. And whereas it is expedient that Goods, Wares and Merchandize, legally imported into that Part of the United Kingdom called Ireland, from any Port or Place within the Limits of the • Charter granted to the United Company of Merchants of England ' trading to the East Indies, should be allowed to be imported into Great Britain directly from Ireland; Be it therefore enacted, That, from and after the said Tenth Day of April One thousand Regulations as eight hundred and fourteen, any such Goods, Wares or Merchandize to E. I. Goods so imported as aforesaid into Ireland, shall and may be imported imported from directly from thence into any of those Ports in Great Britain, which Ireland. shall have been or may be declared fit and proper for the safe Custody of such Goods; and all such Goods, Wares and Merchandize so imported into Great Britain, shall be subject and liable to

Import and Ex-

or less Quantity.

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fuch and the like Duties on Importation, and entitled to such and the like Drawbacks on Exportation, as the like Articles would be subject and liable to, if imported directly into Great Britain from some Port or Place within the Limits of the Charter granted to the United East India Company; and all such Goods, Wares and Merchandize shall in every other respect be subject and liable to the Rules, Regulations, Restrictions, Limitations and Conditions, and to the same Penalties and Forfeitures, and shall and may be warehoused under the same Regulations, Securities and Conditions, as fuch Goods, Wares or Merchandize would be subject and liable or entitled to, if the same had been imported into Great Britain directly from some Port or Place within the Limits of the Charter granted to the United East India Company; any Law, Custom or Usage to the contrary notwithstanding.

Act not to alter manner in which Duties on Tea now paid or recovered.

Not to repeal Ads of Union.

39 & 40 G. 3. c. 67.

40 G. 3. (L) c. 38.

Not to affect Tonnage Duty in G. B.

49 G. 3. c. 98. Table D.

Nor to affect Tonnage Duties of 39 G. 3. c. lxix. § 134.

5 3.

XLI. Provided always, and be it further enacted, That nothing in this Act shall extend or be construed to extend to alter the manner in which the Duties of Customs payable on the Importation of Tea into Great Britain, are now paid or secured, but that the said Duties shall continue to be paid or secured as heretofore.

XLII. Provided always, and be it further enacted, That nothing in this Act contained shall extend or be construed to extend to repeal or alter any of the Provisions contained in Two Acts for the Union of Great Britain and Ireland, the one made in the Parliament of Great Britain in the Thirty ninth and Fortieth Years of His present Majesty's Reign, and the other made in the Parliament of Ireland in the Fortieth Year of His present Majesty's Reign, or any other Act or Acts in force on or immediately before the faid First Day of April One thousand eight hundred and fourteen, by which any Goods, Wares or Merchandize imported from Ireland into Great Britain, or any Goods, Wares and Merchandize exported from Great Britain to Ireland, are respectively made to remain liable to or are charged with or exempted from any Duties of Customs, whether Countervailing or other, or by which any Drawbacks or Bounties are allowed or given in respect of any such Goods, Wares or Merchandize.

XLIII. Provided also, and be it further enacted, That nothing in this Act shall extend or be construed to extend to alter or repeal, or in any wife to affect the Tonnage Duty on Ships and Veffels entering Inwards or Outwards in any Port in Great Britain, from or to Foreign Parts, granted by an Act passed in the Forty ninth Year of His present Majesty's Reign, intituled An All for repealing the several Duties of Customs chargeable in Great Britain, and

for granting other Duties in lieu thereof.

XLIV. Provided always, and be it further enacted, That nothing in this Act shall extend or be construed to extend to alter or repeal or in any wife to affect any of the Duties on Ships or Vessels, according to the Tonnage thereof, granted by an Act passed in the Thirty ninth Year of the Reign of His present Majesty, intituled An At for rendering more commodious, and for better regulating the Port 43 G.3. c. caziv. of London; or by an Act passed in the Forty third Year of the Reign of His present Majesty, intituled An Att to authorize the Advancement of further Sums of Money out of the Confolidated Fund, to be applied in the Improvement of the Port of London, by the Mayor, Aldermen and Commons of the City of London, in Common Council affembled;

affembled; and to empower the Lords Commissioners of His Majesty's Treasury to purchase the Legal Quays between London Bridge and

the Tower of London.

XLV. Provided also, and be it further enacted, That nothing in Not to affect this Act shall extend or be construed to extend to, or in any way Quarantine affect, alter, vary of repeal, any of the Duties greated by or any of Laws. affect, alter, vary or repeal, any of the Duties granted by, or any of the Provisions contained in an Act passed in the Forty sisth Year of 45 Gv3. c. 10. the Reign of His present Majesty, intituled An Att for making further Provision for the effectual Performance of Quarantine; or in an Act passed in the Forty sixth Year of the Reign of His present 46 G. 3. c.98. Majesty, intituled An A8 for making additional and further Provifon for the effectual Performance of Quarantine in Great Britain.

XLVI. Provided also, and be it further enacted, That nothing Not to affect in this Act contained shall extend or be construed to extend to East India Dock alter or repeal, or in any wife to affect any of the Rates or Duties Rates. granted and made payable to the East India Dock Company, by any A& (a) or A&s of Parliament in force on or immediately before the faid Tenth Day of April One thousand eight hundred and sourteen.

(a) [43 G.3. c. cxxvi. §91.]

XLVII. And be it further enacted, That nothing in this Act Not to affect contained shall extend or be construed to extend to repeal or in any Scavage. wife alter the Duties of Package, Scavage, Baillage or Portage, or any other Duties payable to the Mayor and Commonalty and Citizens of the City of London, or to the Lord Mayor of the faid City for the time being, or to any other City or Town Corporate within Great Britain, or any other special Privilege or Exemption to which any Person or Persons, Bodies Politic or Corporate, is or are now entitled by Law; but the same shall be continued as heretofore.

XLVIII. Provided always, and be it further enacted, That Excise Acts not nothing in this Act contained shall extend or be construed to extend altered. to alter, vary or repeal any Act or Acts of Parliament in force on or immediately before the faid Tenth Day of April One thousand eight hundred and fourteen, by which Duties of Excise are imposed on any Article imported or brought into Great Britain, or by which any Securities, Rules, Regulations or Restrictions are made or provided for the securing any of the Duties of Excise, but that the same shall remain in full Force and Effect as if this Act had not been

XLIX. And be it further enacted, That every Act of Parliament Former Regulain force on or immediately before the said Tenth Day of April tions continued. One thousand eight hundred and fourteen, by which any Rules, Regulations, Conditions or Restrictions were made, established or directed, for the ascertaining the Value of any Goods, Wares or Merchandize, or for the remitting or allowing of any Deduction of any Duties on account of Damage, or for the better securing the Revenue of Customs, or for the regular Importation into or Exportation from Great Britain, or the bringing or carrying Coastwise, or from any Port to Port within Great Britain, or the entering, landing or shipping of any Goods, Wares or Merchandize whatever, except where any Alteration is expressly made by this Act; and all Provisions, Clauses, Matters and Things relating thereto, shall and are hereby declared to be and remain in full Force and Effect, and shall be applied to the Subject of this Act, and for carrying the same into Execution

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as fully and effectually as if they had been repeated and re-enacted in this Act.

Duties and Drawbacks collected as former Duties and Drawbacks.

A. B. subject to former Kegule-

Exceptions.

tions.

Former Penalties, &c. m Force. Exception.

Duties under Commissioners of Customs.

L. And be it further enacted, That the several Sums of Money respectively inserted, described and set forth in Figures in the said Tables hereunto annexed, marked (A.) and (B.), as the Duties of Customs, and the Drawbacks of the Duties of Customs, upon, for or in respect of the several Goods, Wares or Merchandize specified thereia, may and shall respectively be managed, ascertained, raised, levied, collected, answered, paid, recovered and allowed, except where any Alteration is expressly made by this Act, in such and the like manner, and by the same means, ways or methods, as former Duties of Customs and Drawbacks of Duties of Customs upon Goods, Wares or Merchandize in general, and also by any such special means, ways or methods respectively as former Duties of Customs and Drawbacks of Duties of Customs upon Goods, Wares or Merchandize of the same Sorts or Kinds, were or might be managed, ascertained, raised, levied, collected, answered, paid, recovered and allowed; and Goods in Tables the Goods, Wares or Merchandize whereon Duties of Customs are by this Act charged, and Drawbacks of Duties of Customs allowed, as the same are respectively inserted, described and set forth in the faid Tables hereunto annexed, marked (A.) and (B.) upon the Importation thereof into, or Exportation thereof from Great Britain, or on any other account whatfoever, shall be and the same are hereby made subject and liable to all and every the Conditions, Regulations, Rules, Rearictions, Seizures and Forfeitures, to which Goods, Wares or Merchandize in general, and also all and every the special Conditions, Rules, Regulations, Restrictions, Seisures, Sales and Forseitures respectively, to which the like Goods, Wares or Merchandize were subject and liable by any Act or Acts of Parlinment in force on or immediately before the said Tenth Day of April One thousand eight hundred and fourteen, respecting the Revenue of Customs, except where any Alteration is expressly made by this Act; and all Pains, Penalties, Fines and Forfeitures, of whatever nature or kind the same may be, as well Pains of Death as others, for any Offence whatever, committed against or in breach of any Act or Acts of Parliament in force on or immediately before the faid Tenth Day of April One thousand eight hundred and sourteen, made for securing the Revenue of Customs, or for the Regulation or Improvement thereof, and the several Clauses, Powers, Provisions and Declarations contained in any fuch Act or Acts, shall (unless where expressly altered by this Act) and are hereby directed and declared to extend to, and shall be respectively applied, practised and put in Execution, for and in respect of the several Duties of Customs and Drawbacks of Duties of Customs hereby charged and allowed, in as full and ample manner, to all Intents and Purposes whatever, as if all and every the said Acts, Clauses, Provisions, Powers, Directions, Fines, Pains, Penalties or Forfeitures, were particularly repeated and re-enacted in the Body of this Act, and made Part thereof.

LI. And be it further enacted, That such of the Duties of Customs by this Act imposed as shall arise in that Part of Great Britain called England shall be under the Management of the Commisgioners of the Customs in England for the time being; and fuch thereof as shall arise in that Part of Great Britain called Brotland shall be under the Management of the Commissioners of the Customs

in Scotland for the time being.

LII. And be it further enacted, That the Duties of Customs by Continuation of this Act imposed on Goods, Wares and Merchandize, and which are particularly described and set forth in Figures in the Tables hereunto annexed, marked (A.) and (B.), under the Title and Description of Temporary or War Duties, shall continue in force during the War, and until Six Months after the Ratification of a Definitive [Continued till 5th July 1815, c.64. post.] Treaty of Peace.

LIII. And be it further enacted, That all the Monies arising from Appropriation. the Duties of Customs imposed by this Act, described and set forth in the Fables hereunto annexed, marked (A.) and (B.), under the Head of Permanent Duties (the necessary Charges of raising and ac- Permanent counting for the same excepted), shall from time to time be paid into Duties. the Receipt of His Majesty's Exchequer, and be carried to and made Part of the Consolidated Fund of Great Britain, and shall be appropriated, issued and applied in like manner and to the same Services as the Permanent Duties of Customs hereby repealed would have been appropriated, issued and applied if this Act had not been passed; and that the Monies arising from the Duties of Customs, as the same are described and set forth in the Tables hereunto annexed, marked (A.) and (B.), under the Head of Temporary or War Duties (the Temporary or necessary Charges of raising and accounting for the same excepted), War Duties. shall from time to time be appropriated, issued and applied in like manner in every respect as the Monies arising from the Duties called Temporary or War Duties, granted by an Act passed in the Forty ninth Year of His present Majesty's Reign, intituled An Att for re- 49 G. 3. c. 98. pealing the several Duties of Customs chargeable in Great Britain, and \$ 52. for granting other Duties in lieu thereof, were directed to be appropriated, issued and applied.

LIV. And be it further enacted, That on the due Exportation Drawbacks alfrom Great Britain of any Sugar on which the Home Confumption lowed on Sugars Duty imposed by this Act shall have been paid, the Exporter or exported. Exporters thereof shall be entitled to such and the like Drawbacks as shall be allowed at the time of such Exportation on Brown or Muscovado Sugar of the Produce of the British Plantations exported from Great Britain: Provided always, that nothing herein contained shall Provide. extend or be construed to extend to impose any Duty on such Sugar

when taken out of the Warehouse for Exportation only.

54 Gm. III.

LV. And whereas by an Act made in the Thirty third Year of 33 G. 3. c. 52. · His present Majesty, intituled An A8 for continuing in the East 4 India Company, for a further Term, the Possession of the British 'Territories in India, together with their exclusive Trade, under cer-' tain Limitations ; for establishing further Regulations for the Go-' verument of the said Territories, and the better Administration of Justice within the same; for appropriating to certain Uses the Reevenues and Profits of the said Company; and for making Provision for the good Order and Government of the Towns of Calcutta, Madras and Bombay, it is, among other things, enacted, that the Court of Directors of the United Company of Merchants of 6 England trading to the East Indies should, within the First Foure teen Sitting Days after the Thirtieth Day of March in every 'Year, lay certain Accounts before Parliament: And whereas it is expedient to alter the Periods for making up and presenting the said

Temporary or

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Accounts of Company when prefented to Parliament.

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" Accounts to Parliament;" Be it therefore enacted, That the several Accounts directed by the said recited Act to be presented to Parkament shall, by the Court of Directors of the said United Company, be annually made up to the First Day of May, and be presented to both Houses of Parliament within the First Fourteen Sitting Days after the said Period, in every Year; anything in the said recited A& contained to the contrary thereof notwithstanding.

Limitation of Actions.

General Mue.

LVI. And be it further enacted, That if any Action or Suit shall be brought or commenced against any Person or Persons, for any thing done in pursuance of this Act, such Action or Suit shall be commenced within Three Calendar Months next after the Fact committed, and not afterwards, and shall be laid in the County or Place where the Cause of Complaint did arise and not elsewhere; and the Defendant or Defendants in every such Action or Suit may plead the General Issue, and give this Act and the Special Matter in Evidence at any Trial to be had thereupon; and if the Jury shall find for the Defendant or Defendants in any such Action or Suit, or if the Plaintiff or Plaintiffs shall be nonsuited, or discontinue his, her or their Action or Suit after the Defendant or Defendants shall have appeared; or if, upon Demurrer, Judgment shall be given against the Plaintiff or Plaintiffs, the Defendant or Defendants shall have Treble Costs, and have the like Remedy for the same as any Desendant had in other cases to recover Costs by Law.

Treble Coffs.

Act altered, &c.

Continuance of A&

LVII. And be it further enacted, That this Act, or any of the Provisions thereof, may be altered, amended or repealed, by any A& or Acts to be made in this present Session of Parliament.

LVIII. And be it further enacted, That this Act and every thing herein contained, shall continue in force (except where any special Continuation is directed by this Act) until the Tenth Day of April One thousand eight hundred and nineteen, and no longer.

[See cc. 34, 35. ante; and as to Ireland, c. 103. post.]

### TABLES to which this Act refers.

# TABLE (A.)

A TABLE of DUTIES of CUSTOMS payable on certain Goods, Wares and Merchandize, therein enumerated or described, imported into Great Britain from some Port or Place within the Limits of the Charter granted to the United Company of Merchants trading to the East Indies, either by the said United Company, or by Persons authorized so to Trade, on such Goods, Wares and Merchandize, being secured in Warehouses.

TABLE (A.) WAREHOUSING DUTY.		man Duty		Temporary or War Duty.			
MUSLINS, plain; plain white Calicoes; Muslins or white Calicoes, flowered or stitched; plain white Dimity; Nanquin Cloths; and all Articles manu-	Ą.	s.,	d.	£.	<b>s.</b>	d.	
factured of Hair or Cotton Wool, or any Mixture thereof - for every £100. of the Value Goods, Wares and Merchandize, prohibited to be worn or used in Great Britain,	4	0	0	I	<b>.</b>	0	
for every \$100. of the Value	4	o.	0	Ì	Ö	0	
For the manner in which the Value of the before mentioned Goods shall be ascertained; and for the Rules, Regulations and Conditions, for ascertaining and collecting Duties to be paid according to the Value, and for the Penalties and Forseitures to which such Goods are liable; — See the 27 Geo. III. Cap. 13.—53 Geo. III. Cap. 155. and the Act to which this Table is annexed.			,	•		•	
Coffee the cwt. Indigo the lb. Raw Silk;—viz.	0	40	0	1	o Í	_	
Bengal Raw Silk the lb.  of any other Sort - the lb.	0	0	4	0	0	I I	
For the Conditions, Rules and Regulations under which the Warehousing Duty on such of the Articles enumerated or described in this Table, as shall be imported by the East India Company, may be secured by Bond; — See 39 Geo. III. Cap. 59. and the Act to which this Table is annexed. And, for the Conditions, Rules and Regulations, respecting the Payment of the Warehousing Duty on such of the said Articles as shall be imported by Persons authorized to Trade within the Limits of the Charter of the said Company; — See the Act to which this Table is annexed.							

# TABLE (B.)

A TABLE of the DUTIES of CUSTOMS on the Goods, Wares and Merchandize therein enumerated or described, having been imported into Great Britain from some Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, either by the said United Company or by Persons authorized so to Trade, and secured in Warehouses, payable on the Delivery of such Goods, Wares and Merchandize respectively, from any such Warehouse, for the Purpose of being used or consumed in Great Britain (not being prohibited to be so used or consumed); exclusive of the Duties paid or payable on warehousing any of the said Goods, Wares or Merchandize, and exclusive also of such Duties of Excise, or other Duties, as shall be due and payable thereon at the time of such Delivery.

	Temporary or War Duty.			
rawback.				
. s. d.	R	. s.	d.	
. s. d.	0	6	3	
-	0	19	0	
	1			
-	0	0	6	
-	0	0	3	
•	0	3	0	
•	0	2	4	
	1			
		_	. 1	
•	0	3	44	
•	0	0	4	
•	0	I	O	
•				
	0	8	0	
-	0	2	10	
		_		
_	6	ς	0	
-	0	2	10	
-	0	0	10	
•	0	1	0	
-	0	2	1 3	
	•	- 0	- 0 I - 0 2	

MADY TO (D)	PERMANENT						Temporary			
TABLE (B.)—continued.	Duty.			Drawback.			1			
Bark;—viz. —— Jesuits Bark. See Cortex Peruvianus. —— not otherwise enumerated or described,	£.	<b>.</b>	d.	£.	s. d	<i>l</i> .	R	. 5.	d.	
if for Medicinal Use,  for every \$100. of the Value  if not for Medicinal Use,	1 -			8		- 1	10		•	
for every £100. of the Value  Bdellium the lb.	20	0	0	-		•	5	0	0	
Beads; viz.  ———————————————————————————————————	0 I									
for every £100. of the Value  Bees Wax. See Wax.		0	•	-		-	12	10	0	
Benjamin the lb. Bezoar Stones - the oz.	_	_	4		•	•	0	0	46	
Books; viz.  bound unbound the cwt.	5	4	0			-		6		
Borax; viz.  refined - the lb.  unrefined, or tincal - the lb.  Bottles of green or common Glass, full or	0	1	4 6	-		•	0 0		4	
empty, not of less Content than one Pint, and not being Phials - the Dozen Quarts Brandy. See Spirits.  Bullion and Foreign Coin of Gold or Silver, Duty-free.	0	6	0	-	•	•	0		6	
Cajaputa, Oil of. See Oil. Cake Lac. See Lac in Gum. Calaminaris Lapis. See Lapis. Calicoes; viz. ————————————————————————————————————				·						
for every £100. of the Value Drawback to be allowed on the Exportation of fuch of the faid Calicoes, which shall have been printed, painted, stained or dyed in Great Britain							12			
for every £100. of the Value white, flowered or stitched,	-		•	45	9 (	0				
for every £100. of the Value  white, flowered or stitched, for every £100. of the Value  Calve Skins. See Skins.  Cambogium. See Gamboge.	26	•	•	-		•	6	10	•	
K 3	4		,	- ▼			1			

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PERMAN						Temporary			
Table (B.) — continued.	Duty.			Drawb	War Duty.				
Cinnamon - che db.  Oil of. See Oil.	£.	s. 6 2	d.	R. s.	d. -				
Cloves - the lb.	:	4	1	-	•	0		-	
Cochineal - the lb.  Cocoa Nuts - the lb.	0	O	8	•	•	0	0	2	
Dust the lb.	0	Ô	2	•	-	0	O	01	
Cocoa Nuts the lb.	0	0	4	•	•	0	0	1 1	
Subject also to a Duty of Excise.					•				
Coculus Indus the lb.	6	2		•	<b>.</b>	0	Q.	5	
Coffee the lb.				•	_	0	Ö	I	
Subject also to a Duty of Excise.					÷	,		•	
Coin, Foreign, of Gold or Silver. See Bullion.			,		-	·			
Cologuintida, or Cologuintida.  Cologuintida, or Cologynth - the lb.	0	I	4	-	•	0	P	4	
Colours for Painters. See Painters' Colours. Columbo Root - the lb.		1	4	•	•	0	•	4	
Contrayervæ Lapis. See Lapis.  Radix. See Radix.			•		i			•	
Copal Gum. See Gum.				•		}	•		
Copper; viz.  Ore - the cwt.	0	0	8	_			0	2.	
Ore - the cwt.  Old, fit only to be re-manufactured		Ų		•	_		•		
the cwt.	0	7	4	-	-	† o	3	IQ	
unwrought; viz.	1	•	•					i	
Copper in Bricks or			•					'	
Pigs, Rose Copper, and all Cast Copper				1		4			
the cwt.	- 1	7	<u>i</u> :			0	I	10	
Copper in Plates and		•	•			1	•		
Copper Coin, the cwt.	0	12	اِ ه	-	•	0	3	0	
part wrought; viz. — Bars, Rods or	1	<b></b>	,			_	e	_	
Ingots, hammered or raised, the cwt.	I	5	0	-	•	0	0	3	
wife enumerated or described, Cop-	1		4						
per enamelled, and Copper Plates				1					
engraved,	1	•							
for every \$100. of the Value	50	0	0	-	-	12	10	Ф	
Coral; viz.  Beads. See Beads.			•						
in fragments - the lb.		Ω	10			ء ا	Ω (	. 2	
- whole polished - the lb.		0	4	-	4		2	4	
in fragments - the lb. whole polished - the lb unpolished - the lb.		4	8	,	-	0 4	1, (	2	
Coriander Seed. See Seed.	1.	••		4		1			

Table (B.) continued.		PERMANENT							Temporary		
		Duty.			Drawback.			War Dut			
Cortex Peruvianus or Jesuits Bark the lb. Costos - the lb. Cotton; viz.	. 0	£. ,	8 10		<b>6.</b> .	s. d		<b>£.</b> 0	s. 6	d. 5 2½	
Wool, or of any Mixture thereof, not particularly enumerated or deficibed,	-										
for every £100. of the Value Thread. See Thread. Wool. See Wool.	50		0	-		•	. 1:	2 1(	<b>o</b> (	0	
Crystal Beads. See Beads.	1		0	ł		_			,	,	
Cubebs Cummin Seed. See Seed. Dyagrydium. See Scammony.	0	0	8	-		-	6	•	) 2		
Diamonds, Duty-free. Dimity; viz. ——— Plain White Dimity.											
for every \$100. of the Value  Drawback to be allowed on the Ex- portation of fuch of the faid Dimity, which shall have been printed flained		0	0	•		-	12	i c	) C		
painted or dyed in Great Britain, for every £100. of the Value Dog Skins. See Skins.	-	-	-	45	0	0			_		
Drawings, coloured - each plain each Drugs, on which specific Duties are payable according to the Quantity. See the several Articles in Alphabetical Course.	0	3	0	-		-	0	0	9	1/2	
manufactured, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value	<b>#</b> 0										
merated or described, or otherwise charged with Duty.			0	•		•	12	10	0		
for every £100. of the Value Earthenware. See China. Ebony. See Wood. Elemi Gum. See Gum.			0	•		-	10				
Elephants Teeth Elk Skins. See Skins. Emeralds, Rubies, and all other precious	3	4 ,	0	•		-	0	16	0		
Stones and Jewels (except Diamonds) for every £100. of the Value  * [See 43 G. 3. c. 68. § 41.]	2 1	0		•		-	3	2	6		

Duty   Drawback   War Duty	Table (B.)—continued.		PI	ERM.	ANI	ENT		Те	mpor	ary
Feathers; viz.	A ADME (D.)—copusnuea.		Duty	7.	Di	awback		w	or ar D	uty.
		£.	6.	d.	£.	s. d	•	£.	<b>s.</b>	d.
Flax, rough or undressed		1	4	_					7 7	^
Flax, rough or undressed			•			,	-	0	-3	4
Flax, rough or undressed	of any other Sort,			•			1			
Foreft Seed.   See Seed.	for every £100. of the Value	40	0	0	-	•	-	10	0	0
Furs. See Skine.   Galanga		0	0	4	-	•	-	0	0	I
Galanga	J									
Garden Seed. See Seed.  Garnet; viz.  —— cut										
Garden Seed. See Seed.  Garnet; viz.  —— cut	Galanga the lb.	0	0	4	-	•	-	0	0	I
Garden Seed. See Seed.  Garnet; viz.  —— cut	Calle the ib.	0	I	0		•	•	0	0	3
Garden Seed. See Seed.  Garnet; viz.  —— cut	Gamboge . the lb.	0	ソ I	4		•		0	0	<b>T</b>
Garnet; viz.	Garden Seed. See Seed.		_	<b>T</b>		·			, ,	<b>T</b>
Gem Sal. See Sal.  Geneva. See Spirits.  Ginger - the cwt.	Garnet; viz.						ł			
Gem Sal. See Sal.  Geneva. See Spirits.  Ginger - the cwt.  — preferved - the lb.  Ginfeng - the lb.  Ginfeng - the lb.  Giafs; viz.  — Bottles. See Bottles. — broken, fit only to be re-manufactured the cwt. — rough Plate Glafs, and ground or polished Plate or Crown Glafs, for every \$100. of the Value - And besides for every Foot superficial Measure — Manufactures of, not otherwise enumerated or described, for every \$100. of the Value - Paintings on Glafs, for every \$100. of the Value Glafs is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion. — Plate. See Plate.  Granilla - the lb. Gum; viz. — Ammoniacus - the lb. — Animi - the lb. — Arabic - the cwt. — Cashew - the cwt. — Copal - the lb. — Copal	cut the lb.	I	4	0	•	•	-		6	0
Geneva. See Spirits.   Ginger		0	8	0	-	•	-	0	.3	0
Ginger - the cwt. o 18 0 - 0 4 6  Ginfeng - the lb. o 2 6 - 0 0 7½  Glafs; viz Bottles. See Bottles broken, fit only to be re-manufactured the cwt. o 2 6 - 0 0 7½  - rough Plate Glafs, and ground or polifhed Plate or Crown Glafs, for every £100. of the Value of fuperficial Measure merated or described, for every £100. of the Value of Paintings on Glafs, for every £100. of the Value of Paintings on Glafs, for every £100. of the Value of Glafs is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion the lb. o 0 4 - 0 0 1  Granilla - the lb. o 0 4 - 0 0 1  Gam; viz Ammoniacus - the lb. o 0 8 - 0 0 2  Arabic - the cwt. o 9 4 - 0 2  Gashew - the cwt. o 9 4 - 0 0 4  Cashew - the cwt. o 6 0 - 0 1 6  Copal - the lb. o 1 4 - 0 0 4	Geneva. See Spirits.									
Glafs; viz.  Bottles. See Bottles.  broken, fit only to be re-manufactured the cwt.  the cwt.  rough Plate Glafs, and ground or polifhed Plate or Crown Glafs, for every £100. of the Value  And befides for every Foot fuperficial Measure  Manufactures of, not otherwise enumerated or described, for every £100. of the Value  Paintings on Glafs, for every £100. of the Value  Glafs is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion.  Plate. See Plate.  Granilla Gum; viz.  Anmoniacus  the lb. o 1 0 - 0 3  Animi  Animi  the lb. o 8 - 0 2  Arabic  Table wt. o 9 4 - 0 2  Arabic  Copal  the cwt. o 6 0 - 0 1  Copal	Ginger the cwt.	0	18	0	-	,	-	0	4	6
Glass; viz.  Bottles. See Bottles.  broken, fit only to be re-manufactured the cwt.  rough Plate Glass, and ground or polished Plate or Crown Glass, for every \$100. of the Value  And besides for every Foot superficial Measure  Manufactures of, not otherwise enumerated or described, for every \$100. of the Value  Paintings on Glass, for every \$100. of the Value  Glass is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion. Plate. See Plate.  Granilla  Gum; viz.  Ammoniacus  Animi  the lb.  Animi  the cwt.  90  4  - 0  12  10  12  10  12  10  12  10  12  10  12  10  12  10  12  10  12  10  13  14  14  15  16  16  16  16  16  16  16  16  17  17	preserved - " the lb.	0	2	6	-	,	•	0	Q	71
Bottles. See Bottles.	Ginleng - the lb.	0	I	2	-	•	-	0	0	31
broken, fit only to be re-manufactured the cwt.  rough Plate Glafs, and ground or polished Plate or Crown Glafs, for every £100. of the Value  And befides for every Foot superficial Measure  Manufactures of, not otherwise enumerated or described, for every £100. of the Value  Paintings on Glafs, for every £100. of the Value  Glafs is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion.  Plate. See Plate.  Granilla  the lb o o 1  Gum; viz.  Anmoniacus the lb o o 2  cashew the cwt copal the lb o o 4										
the cwt.										
polished Plate or Crown Glass, for every £100. of the Value And befides for every Foot fuperficial Measure Manufactures of, not otherwise enumerated or described, for every £100. of the Value Paintings on Glass, for every £100. of the Value Glass is subject also to a Duty of Excise.  Goat Hair. See Hair. Gold Coin. See Bullion	the cwt.	0	2	6	-		-	0	0	712
for every £100. of the Value And befides for every Foot fuperficial Measure Manufactures of, not otherwise enu- merated or described, for every £100. of the Value Paintings on Glass, for every £100. of the Value Glass is subject also to a Duty of Excise.  Goat Hair. See Hair. Gold Coin. See Bullion	rough Plate Glass, and ground or				•					·
And befides for every Foot fuperficial Measure			^	_			_	20	70	^
fuperficial Measure  Manufactures of, not otherwise enumerated or described, for every \$100. of the Value  Paintings on Glass, for every \$100. of the Value  Glass is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion. Plate. See Plate.  Granilla  the lb. 0 0 4 0 0 1  Gum; viz.  Ammoniacus - the lb. 0 0 8 0 2  Arabic - the cwt. 0 9 4 - 0 2  Arabic - the cwt. 0 9 4 - 0 2  Cashew - the cwt. 0 6 0 - 0 1 6  Copal - the lb. 0 1 4 0 0 4			U	O	-	1			10	U
merated or described,   for every \$100. of the Value   90 0 0   -   22 10 0	superficial Measure	0	3	17		_			_	
for every \$100. of the Value   90 0 0   -   22 10 0    — Paintings on Glafs,   for every \$100. of the Value   50 0 0   -   12 10 0    Glafs is subject also to a Duty of Excise.   Goat Hair. See Hair.   Gold Coin. See Bullion.   -   the lb.   0 0 4   -   0 0 1    Granilla				_						
	• • • • • • • • • • • • • • • • • • • •		_	_	İ					
Glass is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion.  — Plate. See Plate.  Granilla  — Ammoniacus  — Animi  — Anabic  — Arabic  — Cashew  — Copal  for every £100. of the Value  50 0 0  — 12 10 0		190	O	O	•		•	22	10	O
Glass is subject also to a Duty of Excise.  Goat Hair. See Hair.  Gold Coin. See Bullion.  — Plate. See Plate.  Granilla the lb. 0 0 4 0 0 1  Gum; viz.  — Ammoniacus the lb. 0 1 0 0 0 3  — Animi the lb. 0 0 8 0 0 2  — Arabic the cwt. 0 9 4 0 2 4  — Cashew the lb. 0 1 4 0 0 4		50	0	0	-		<b>-</b>	12	IO	0
Gold Coin. See Bullion.  — Plate. See Plate.  Granilla the lb. 0 0 4 0 0 1  Gum; viz.  — Ammoniacus the lb. 0 1 0 0 0 3  — Animi the lb. 0 0 8 0 0 2  — Arabic the cwt. 0 9 4 0 2 4  — Cashew the lb. 0 1 4 0 0 4	Glass is subject also to a Duty of Excise.						,			
								ł		
Granilla										
Gum; viz.		٥	٥	4				o	0	1
		1		7			,		-	_
		0	I		-		-		0	3
	1				-		•			2
Copal the lb. 0 1 4 0 0 4				_			•		<b>7</b>	4
	_				_		•		0	4
- Elemi the lb.   0 '0 6     0 0 1;	- Elemi - the lb.	_	_		-		-	ł	_	ij

Table (B.)—continued.		PI	erm.	ANEN	rr	Ten	nporz or	шу
		Duty		Dra	wback.	W:	r Di	лу.
	B	. s.	d.	£.	s. d.	£.	s.	d.
Gum Juniper. See Gum Sandrake.								
Lac; viz Cake Lac - the lb.		Ö		_		0	0	1
Shellac, or Seed Lac - the lb.	_	_	Ż		•	_	0	_
Stick Lac - the cwt.	0	6	74 ·	_	_	0		
Opoponax - the lb.	0	3	O .	•	· •	0		
Opoponax - the lb Sagapenum - the lb Sandrake or Juniper - the cwt.	0	0	8 .	• 1	- 1	•	0	2
Sandrake or Juniper - the cwt.	0	15	0	- -	•	Ö	3	9
- Sarcocolla - the lb.	0	0	8	-	•	0	0	2
Senega the cwt.	0	9	4	-	•	0		#
Tragacanth - the lb.	9	1	Ó	-	-	٥	0	3
not otherwise enumerated or described,		_	_				_	
for every £100. of the Value	40	Ò	0	• •	•	10	D	0
Hair; viz.			•		ا ن			
Camel - the lb.		I	4	•	- '	0	0	4
— Goat, or Carmenia Wool - the lb.	•		4	-	-	0	0	I
Human - the lb.	0	4	0	•	•	0	1	0
Articles manufactured of Hair, or					d			
any Mixture thereof, not particularly enumerated or described,								
for every \$100. of the Value	50	^	^			12	10	
Hemp, rough or undreffed, or any other	30	0	O		•	**	10	,
vegetable Substance of the nature and			•					,
quality of Undressed Hemp, and applica-			J		•	ł		Ì
ble to the same purposes,				1	I.	1		,
the Ton containing 20 cwt.	0	6	4	-	•	0	I	7
Hides; viz.			_	1				i
Buffalo, Bull, Cow or Ox, in the				.]	•	Ì		H
Hair, not tanned, tawed, or in		•	•	1				
any way dreffed - the Hide		0	8	-	•	0	0	2
tanned, and not otherwise dressed - the lb.		_	10		ţ	0		21
Horse, Mare or Gelding, in the Hair,		O	10		•	"	O	22
not tanned or in any way dreffed			•	1		]		•
the Hide		Ω	8		•		0	2
tanned and not otherwife			,	.]				
dressed - the lb.		0	10	-	- '	.0	0	₽1.
or Pieces of Hides, raw or un-								
dressed, not particularly enu-								ļ
merated or described, or other-		•		}				
wise charged with Duty,				1		-	_	_ t
for every \$100. of the Value	25	0	0	-	-	0	5	0 ;
or Pieces of Hides, tanned, tawed,	•			1				
or in any way dreffed not parti- cularly enumerated or described,	1				ŧ	•		ļ
or otherwise charged with Duty,				•		1		
for every \$100. of the Value	50	۵	0	1.	•	20	立口	K
	170	_	•	1	-	1 -0	~ <b>_</b>	•

Table (B.)—continued.		PE	RM.	ANEI	NT		Te	mpor	ary
2 4025 (20)	1	Duty.		Dra	ew bac	:k.	Ws	r Du	ity.
	£.	s.	d.	£.	ſ.	d.	£.	s.	d.
Horns; viz.	İ						ŀ		
Buffalo, Bull, Cow or Ox Horns		•		) ·				•	•
manufactured,	0	4	4	•		•		•	•
for every £100. of the Value	50	0	0			-	12	IO	0
unmanufactured, not otherwise enu-	)								
merated or described,									
	25	٥	0	-		-	6	5	0
for every \$100. of the Value Horses, Mares or Geldings - each	5	5	0	-		<b>*</b>	1	6	5
Human Hair. See Hair.				1					
Husse Skins. See Skins.	1							•	
T 1 TYT Comment Comment of the Welfer		_	_						_
Japanned Ware, for every \$100. of the Value	50	0	0	-		•	19	10	•
Jesuits' Bark. See Cortex Peruvianus.  Jewels. See Emeralds.				}					
Indigo the lb.		<b>'</b> O'	*				0	0	01
Iris Root. See Orrice.						ĺ			- 4
Juniper Gum. See Gum Sandrake.	ļ		1						
Knubs of Silk. See Silk.	1					•			
Lac. See Gum.				·					
Lacquered Ware,				1					
for every £100. of the Value		0	0	-		-	12	10	0
Lamb's Wool. See Shesp's Wool in Wool.	Ì					•	,		
Lapis sviz.		6	Q		•	_		; <sub>I</sub>	
Calaminaris - the cwt. Contreyerve - the oz.	0	Q	Q				l.	0	
Contreyerve - the oz.  Lazuli - the lb.		2	8			•		0	
Tutiz - the lb.	9	0	6		•	•	l.		-1 -1
Lazuli Lapis. See Lapis.				1.				-	2
Lead; viz.	1								
White Lead - the ewt.	.0	·8	- 40	-		<b>'</b>	G.	<b>'2</b>	•
Leopard Skins. See Skins.									
Linseed, Oil of. See Oil.				:			İ		
Long Pepper. See Pepper.			,					_	
Mace - the lb.	0	7	4	•		-	0	'I	<b>-</b> }€
Madder Root - the cwt.						_	~	•	^
	1 -	4	O Ó			-	0	.I	0
Mangoes the Gallon Manna the lb.	1 -	T I	0	4		-		0	
Mans the Piece			0			•	0	0	3
Martin Skins. See Skins.		-	_	1				,	:
Mastich; viz.	}			.]					
Red - the lb.			8	-		•	0	0	2
of any other Sort - the lb.	0	I	0	-		-	0	J.	3
Melasses - the cwt.			0			•	<b>.</b>	Ţ	6
Mother of Pearl Shells, rough - the lb.	0	0	.8			•,	0	0	2

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Muss is viz.  ———————————————————————————————————	26 - 26 0	•	d. o o s	<b>2</b> 0	s.		0	ar D	<i>d</i> .
Mussins; viz.  ———————————————————————————————————	26 - 26 0	•	0 0	- - 20	<i>5.</i>	.•	0	I	0
Drawback to be allowed on the Exportation of fuch of the faid Muslins which shall have been printed, painted, stained or dyed in Great Britain, for every £100. of the Value flowered or stitched, for every £100. of the Value Myrobalanes; viz.  candied the lb. dryed the cwt. Myrrh the lb. Nanquin Cloths,  for every £100. of the Value Drawback to be allowed on the Exportation of such of the said Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain,  for every £100. of the Value Nutmegs  the lb.  Oil of. See Oil.  Nux Vomica the lb.	- 26 0 0	0	· 0	-	0	•	6	10	0
frained or dyed in Great Britain, for every £100. of the Value flowered or stitched, for every £100. of the Value Myrobalanes; viz.  candied the lb. dryed - the cwt. Myrrh - the lb. Nanquin Cloths, for every £100. of the Value Drawback to be allowed on the Exportation of such of the said Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain, for every £100. of the Value Nutmegs - the lb.  Nux Vomica - the lb.	26 0 0	0	8	-	0	0			
Myrobalanes; viz.  candied - the lb.  dryed - the cwt.  Myrrh - the lb.  Nanquin Cloths,  for every \$100. of the Value  Drawback to be allowed on the  Exportation of fuch of the faid  Nanquin Cloths, which shall have been  printed, painted, stained or dyed in  Great Britain,  for every \$100. of the Value  Nutmegs - the lb.  Nux Vomica - the lb.	0 0	0	8	-			1		
Myrrh  for every \$100. of the Value Drawback to be allowed on the Exportation of fuch of the faid Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain, for every \$100. of the Value Nutmegs  Oil of. See Oil. Nux Vomica  the lb.	0	9	8			-	6	10	0
Myrrh  for every £100. of the Value Drawback to be allowed on the Exportation of fuch of the faid Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain, for every £100. of the Value Nutmegs  Oil of. See Oil. Nux Vomica  the lb.		9		-		-	0	0	2
for every \$100. of the Value Drawback to be allowed on the Exportation of fuch of the faid Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain, for every \$100. of the Value Nutmegs  Oil of. See Oil. Nux Vomica  the lb.		T	4	•		-	0	2	4
Drawback to be allowed on the Exportation of fuch of the faid Nanquin Cloths, which shall have been printed, painted, stained or dyed in Great Britain,  for every \$100. of the Value  Nutmegs	26		4	-		•	000	0	4
Nutmegs Oil of. See Oil.  Nux Vomica  for every £100. of the Value the lb.		0	•	<b>.</b>			6	10	0
Nux Vomica - the lb.	-		_	20	0	0			
Nux Vomica - the lb.	0	4	4	•		•	0	1	1
— <b>y</b>	0	I	0	•		•	0	0	3
of Annifeed - the lb. of Cajaputa - the oz. of Caffia - the oz.	0	3	0	•		_	0	0	9
of Cajaputa - the oz.	0	2	0	•		_		0	
of Caffia - the oz.	0	2	0	-		-	0		
Chemical Oil, not otherwise enumerated or described,	0	I	0	•		-	0		3
for every £100. of the Value 5	0	0	0	-			12	10	0
- or Cinnamon - the oz.	0	4	0	•		-	0		1
of Cloves - the oz.  of Linfeed - the Tun,	0		4	-		-		0	4
containing 252 Gallons 2			0	•		_	6	13	0
CAT	0	1	8	•		-	0		5
	0		8	•		-	0	0	
of Turpentine the lb. not otherwise enumerated or described,	0	0	б	•		-	0	0	II
for every £100. of the Value 5	0	0	。	•••			12	TO.	
			4	•					
Olibanum the cwt.	1 1	8	6	•		-	0	0	6
Opium - the lb. Opoponax Gum. See Gum.	_	7 (	0	-		-	0	J	9

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Table (B.)—continued.		PE	RMA	NEN	T		Те	mpoi or	rary
	1	Duty	•	Dra	wbac 	k.	w <sub>a</sub>	_ <del>-</del>	ity.
Orange Flower Water the Gallon Ore; viz.	<b>£.</b> ,0	s. 2	<i>d</i> . 8	£.	<b>s.</b>	d. -	<b>£.</b> ○	<b>5.</b> O	<i>d</i> . 8
Copper. See Copper. Gold or Silver. See Bullion.									
Orpiment, or Auripigmentum - the cwt.	I	4	0	-		-	0	6	0
Orrice, or Iris Root the cwt.	I	<b>4</b>	o	-		-	0	6	0
Oftrich Feathers. See Feathers.		T	_						
Painters Colours, not otherwise enumerated									
or described the lb.	0	0	8	-		-	0	0	2
Paintings on Glass. See Glass. Paper; viz.									
Brown Paper, made of old Rope or									
Cordage only, without separating or extracting the Pitch or Tar									
therefrom, and without any Mix-									
ture of any other Materials there-			•					_	_
with - the lb.	•	0	8	-		-	0	0	2
Printed, painted or stained Paper, or			_		•	ı		_	_
Paper Hangings - the Yard square	0	1	0	] -		-		0	3
of any other Sort, not particularly									
enumerated or described, or other- wise charged with Duty - the lb.		1.	4	_	_		0	0	4
Pearls, - for every £100. of the Value	5	0	0	-	-	-		_	<b>T</b>
Pearls, - for every £100. of the Value Pepper the lb.  Cayenne - the lb.  Long Pepper - the lb.	. 0	I	6	-		•	0	0	41/2
Cayenne the lb.	0	4	0	-		-	0 0	I	o
Long Pepper - the lb.	0	Ö	8	-		•	0	0	2
i Pickles of all Sorts, not otherwise enumerated	ĺ					•			
or described, the Gallon	0	4	0	-		•	0	I	0
Pictures; viz.									
under 2 Feet square, - the Picture		13	4	•		-	0	13	4
of 2 Feet square, and under 4 Feet	_	6	0				,	6	Q
fquare, the Picture	5	O	0	-		-	1	U	0
of 4 Feet square, or upwards, the Picture	R	0	0			_	2	0	0
Plate; viz.			O			_	-		
Battered, fit only to be re-manufactured.									
4 - 411 '									
— of Gold - the oz. Troy	3	0	0	-		•		15	
See Bullion.  of Gold - the oz. Troy  of Silver, gilt - the oz. Troy  - Part gilt - the oz. Troy	O O	5	0	-		-	0	I	3
	0	4	8	-		-	C	I	2
ungut - the oz. I toy	0	3	6	-		•	0	0	101
Precious Stones. See Emeralds.				1			}		
Prints; viz.		-	_			_	_	^	
Paper Prints, plain - the Piece - coloured,				ı		•		_	4
for every £100. of the Value	50	0	· <b>O</b> ,	-		-	12	10	0

	PERMA	ANENT	Temporary
TABLE (B.)—continued.			or
	Duty.	Drawback.	War Duty.

#### PROVISIONS:

His Majesty is authorized to permit for a limited time, by Order in Council, the Importation into Great Britain, from any Port or Place whatever, in any British Ship or Vessel, or in any other Ship or Vessel, belonging to Persons of any Kingdom or State in Amity with His Majesty, and navigated in any manner whatever, of any Beans called Kidney or French Beans, Tares, Lentiles, Callivances, and all other Sorts of Pulse; and also Bulls, Cows, Oxen, Calves, Sheep, Lambs and Swine; Beef, Pork, Mutton, Veal and Lamb, whether falted or otherwise; Bacon, Hams, Tongues, Cheese, Potatoes, Rice, Sago, Sago Powder, Tapioca, Vermicelli, Millet Seed, Poultry, Fowls, Eggs, Game, and Sour Crout, Duty-free, provided due Entry be made. His Majesty is likewise authorized in like manner to recal fuch Permission, either in Part or in the Whole, if circumstances shall seem so to require; — See 39 Geo. III. Cap. 87. continued by subsequent Acts; and by 51 Geo. III. Cap. 14. further continued until Six Months after the Ratification of a definitive Treaty of Peace.

•								
	s.	. <b>J.</b>	d.	R.	s. d.	£.	s.	d.
Quickfilver the lb	. 0	I	4	-	•	0	0	4
Radix Contrayervæ the lb Rattans. See Canes.	. 0	1	4	-	•	0	0	4
Wood. Red. See Wood.			•			1		
Reed Canes. See Canes.						]		
Rhubarb the lb	. 0	1	8	-	•	0	0	5
Rice the cwt		6	Ø	-	-	0	1	6
See the Note under the Head of Provisions.						}		
Roch Alum. See Alum.	1			Ì				1
Rose Wood. See Wood.	ł			1	,			
Rubies. See Emeralds.	1					i		}
Rum. See Spirits.								
Safflower the cwt.	. 0	7	0	<b>-</b>	-	0	I	9
Saffron - the lb.	. 0	6	0	-	•	0	I	6
Sagapenum Gum. See Gum.								1
Sago, or Sago Powder the lb.	•	0	6	-	-	0	Ö	1 1
[See the Note under the Head of Provisions.]								ł
Sago Powder. See Sago.			•					j
[ See the Note under the Head of Provisions. ]								1
Šal; viz.	I							1
Ammoniacus the lb.		0	4	•	-	0	0	I
Gem the cwt.	0	6		-	•	Q	I	6
Salep or Salop - the lb. Saltpetre - the cwt.	0	I	0	-	•	000	0	3
Saltpetre the cwt.	0	9	4	•	•	0	0	Ī,
Sandrake Gum. See Gum.		•						· ·
_	₹				,	Ţ		

Table (B.)—continued.		P	erm	ANE	NT		Те	mpoi	rary
		Dut	у.	Dra	wbac	k.	W:	or r Di	uty.
	R	. s	. d.	£.	<b>s.</b>	d.	£.	s.	d.
Sanguis Draconis - the lb. Sarcocolla Gum. See Gum. Saunders; viz.			. 4						•
Red - the cwt.  White or Yellow - the lb.  Scammony - the lb.	0	3	4	•		-	0	0	10
Scammony the lb.	0	5	4	-		•	0	I	4
Sea Cow, Sea Horse or Sea Morse Teeth							ļ		
Seal Skins. See Skins.	1		•	•		•		0	•
Seed; viz.  —— Annifeed - the cwt.  —— Coriander Seed - the cwt.  —— Cummin Seed - the cwt.	I	16	Ω	-		•	0	9	0
— Coriander Seed - the cwt.	0	7	6	-		-	0	Í	$IO_2^1$
Cummin Seed the cwt.	0	12	6	•	•	•	0	3	1 1
for every £100. of the Value		0	0	-		•	6	5	0
merated or described, - the lb.		^	6	•				_	<b>T</b> I
- Worm Seed - the lb.							0		I 1/2
or otherwise charged with Duty,		~		•					
for every £100. of the Value	25	0	ρ	•		-	6	5	0
Seed Lac. See Lac in Gum. Sena the lb.	٥	I	0	•			0	٥	2
Senega Gum. See Gum.									3
Shawls manufactured of Hair or Cotton									
Wool, or any Mixture thereof, for every \$100. of the Value	50	^	0	•		_	12	10	0
Sheep's Wool. See Wool.	50	J		•		•	1.4	10	U
Shellac. See Lac in Gum. Silk; viz.									
Knubs or Husks of Silk - the lb.			٥,			•		0	-
—— Bengal Raw Silk the lb. —— of any other Sort - the lb. —— Wafte Silk the lb.	0	3	0	-		•	0	0	9
of any other Sort - the lb.	0	4	6	•		-	0	I	12
- Walte Silk - the lb.	0	3	0	•		-	P	. 0	9
Silver Coin, Foreign. See Bullion.  —— Plate. See Plate.									
Skine; viz.					•				
Calve Skins in the Hair, not tanned, tawed, or in any way dressed,									
the Dozen Skins	0	1	8	•		-	•	٥	5
Skins, Dog Skins in the Hair, not tanned, tawed, or in any way dressed,			_						
the Dozen Skins	٥	0	8	•		•	0	0	2
Elk Skins in the Hair, not tanned, tawed, or in any way dressed,						ł			
the Skin	0	•	10	•		-	0	0	21

TABLE (B.)—continued.		PE	RM.	ANE	T	.Te	mpor	ary
		Duty	•	Dn	wback.	W	or ir Du	sty.
	£.	5.	d.	£.	s. d.	B.	s.	d.
Skins, Husse Skins undressed - the Skin	0	0	4	_	•	0	0	1
Leopard Skins undressed - the Skin	0	8.	Ö	_	•	Ö	2	0
Martin Skins undressed - the Skin	0	I	0	-	•	0	0	2
—— Seal Skins in the Hair, not tanned,	ì							-
tawed, or in any way dreffed,	ł			}				Ì
the Skin	0	0	2	_		0	0	O.J
—— Squirrel Skins undressed	1			E				
the 100 Skins	0	Q	4	_	-	0	2	
the 100 Skins  Tyger Skins undressed - the Skin  Skins and Furs, or Pieces of Skins and	0	8	0		-	0	2	0
Skins and Furs, or Pieces of Skins and		_	_					
Furs, raw or undressed, not particularly				•				1
enumerated or described, or otherwise						ŀ		
charged with Duty,								
for every £100. of the Value	25	0	0	-	•	6	5	اه
Skins and Furs, or Pieces of Skins and Furs,		•					•	Ĭ
tanned, tawed, or in any way dreffed, not				}	•		•	
particularly enumerated or described, or				Ì		İ		1
otherwise charged with Duty,	1						•	ł
for every £100. of the Value	150	0	0		_	12	10	
Snuff the lb.	1,0	ī	A		_	•	0	
Subject also to a Duty of Excise.		_	7		_		•	•
Socotorina Aloes. See Aloes.						}		1
Spikenard - the lb.	0	2	4	_		0	0	7
Spirits; viz.		_	T	ļ		~		
Arrack the Gallon	0	I	8	_	-	0	0	5
	0				•	0		41
——— Geneva the Gallon	10	I	6	-	•	0	0	41
Rum the Gallon	0	Ţ	0	-	•	0	0	3
the Produce of the Settlement of the				Ì		_		3
Cape of Good Hope, its Territories				ł		}		ł
or Dependencies - the Gallon	0	I	0	-	-	0	0	3
Spirits are subject also to a Duty of Excise.					•	•		
Squills the cwt.		4	0	-	•	0	1	0
Squinanthum the lb.	0	0	8	-	•	0	0	2
Squirrel Skins. See Skins.	İ			1				į
Stick Lac. See Lac in Gum.	j			i		1		
Stockings of Cotton,	1			1.				
for every £100. of the Value	50	0	0	-	•	12	10	0
Storax; viz.	Ì			}		1		İ
Calamita or Liquida - the lb.	1 -	_	0	-		0	0	3
in the Tear or Gum - the lb.		6	8	-	•	0	I	<b>3</b>
Succades - the lb.		2	6	-	•	0	0	71
Sugar the cwt.	_	10	6	•	•	0	9	6
For the Conditions under which a	1					}	-	
Portion of the Duties on Sugar						1		
may be suspended according to the				1				
Average Price of Sugar as published				1		Į		1

Table (B.)—continued.		PI	ERM	ANE	NT	-	Te	mpor	<b>~</b>
	•	Duty	•	D	rawh	ack.	w	ar Du	it;
in the London Gazette, when such Price shall exceed the Sum of 60s. the cwt.;—See the Act to which this Schedule is annexed.  For the Rules, Regulations and Conditions, under which the Lord's Commissioners of His Majesty's Treasury are authorized to suspend, according to the Average Price of Sugar as published in the London Gazette, either 1s. in the cwt. 2s. in the cwt. or 3s. in the cwt. being Part of the Temporary or War Duty on Sugar. See 49 Geo. III. Cap. 98. and the Act to which this Table is annexed.  The Duties on Sugar imported into Great Britain are to be continued in force until the 25th March 1815. See the Act to which this Table is annexed.		<i>s</i> .	d.	£.	<i>\$</i> .	d.	£.		
Sugar Candy; viz.  Brown - the cwt.  White - the cwt.	4 7	10	0	-		-	1	2 16	6
Talc the lb. Tamarinds - the lb. Tea, imported by the United East India	0		6	-		· •	0	. 0	1
for every \$100. of the Value Which Value shall be afcertained according to the gross Price at which such Tea shall have been sold at the Public Sales of the said Company, without any Deduction or Abatement whatever.		0	•	6	•	0			
Tea is also subject to a Duty of Excise.  Teake Wood. See Wood.  Terra Japonica - the lb.  Thread; viz. Cotton Thread,	0	0	8	-	•	-	0	0	2
for every £100. of the Value Tincal. See Borax unrefined.	50	0	0	-		•	12	10	0
Tobacco - the lb.  Having been delivered out of the Warehouse for Home Trade, Confumption or Manusacture in Great Britain, and afterwards manusactured according to Law, into Short L4 G20. III.		•	8	-		-	0	•	

**C.** 30.

		PI	RM	ANE	NT	-	Te	an por	ary
Table (B.)—continued.	1	Duty	•	Drav	wbacl	ζ.	W	or ur Du	ity.
Cut Tobacco, Shag Tobacco, Roll		s.	d.	L.	\$.	d.	£.	s.	d.
Tobacco or Carrot Tobacco, and exported the lb.  And besides, for every lb. of such	-		-	0	0	6			
Carrot Tobacco Tobacco is also subject to a Duty of Excise. Tortoise Shell; viz.	-		-	0	<b>o</b>	1			
for every £100. of the Value rough and unmanufactured, thelb.		3	0 2	-		-	12	10	0 9½
Tragacanth Gum. See Gum.  Turbith the lb.  Turmeric the lb.  Turpentine, Oil of. See Oil.  Tutiæ Lapis. See Lapis.  Tyger Skins. See Skins.	0 0	2	6	-		-	0 0	0	6
Vermicelli the lb. [See the Note under the Head of Provisions.]		0	_	-		•	0		13 5
Walking Canes.  Walking Sticks.  Wanghee Canes.  Wax; viz.  Bees Wax, unmanufactured - the cwt.  White or manufactured - the cwt.  Candles. See Candles.	2 4	12 18	0	-		-	0	13 · 4	06
					PE	RM.	INE	NT	
*****					Duty		Dı	awba	ck.
WINES; viz.  ———————————————————————————————————	252 ( -buil	Gall t Sł	one.	65	13		£.	<i>s</i> .	d.
the Tun containing a exported to any British Plantation in America, tish Settlement in the to China, to Brazil, or a the Territories or Posses Crown of Portugal in Sirica, or to any of the of the United States of the Tun containing a	Colto a East any of South Ten of A	ony Indother of Artico	or Bri- ies, of the me- ries	70	0		59	17	•

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Table (B.)—continued.		PE	RM/	ANEN	1T	,
Table (D.)—continueu.	1	Outy.		Dra	wbac	ck.
	£.	۶.	d.	£.	s.	d
WINES, French Wine exported to any other Place,				}		
the Tun containing 252 Gallons	-		•	54	I 2	C
German Wine. See Rhenish Wine.						
Hungary Wine. See Rhenish Wine.						
Madeira Wine imported in a British-built			_	İ		
Ship, the Tun containing 252 Gallons  Madeira Wine not imported in a British-	44	3	0			
built Ship,						
the Tun containing 252 Gallons	47	6	6			
exported to any British Colony	47	O	O	}	-	
or Plantation in America; to						
Brazil, or any other of the						
Territories or Possessions of the						
Crown of Portugal in South				ŀ		•
America, or to any of the Ter-						
ritories of the United States						
of America,						
the Tun containing 252 Gallons			_	20	18	C
exported to any other Place,	_			37		
the Tun containing 252 Gallons	-		_	36	15	C
Rhenish, German and Hungary Wine:			•	3	• •	
				ļ		
the Tun containing 252 Gallons	65	13	6			
Ship,				ļ		
the Tun containing 252 Gallons	70	0	0			
exported to any British Colony or				Ĭ		
Plantation in America; to Brazil,					•	
or any other of the Territories or						
Possessions of the Crown of Por-				1		
tugal in South America, or to				1		
any of the Territories of the						
United States of America,					•	4
the Tun containing 252 Gallons	•		•	59 54	O	C
the Tun containing 252 Gallons					-	•
the Produce of His Majesty's Settlement	-		•	54		•
of the Cape of Good Hope, or of the				Ì		
Territories or Dependencies thereof, im-				•		
ported in a British-built Ship,				}		
the Tun containing 252 Gallons	14	7	0	ļ		
not imported in a British-built Ship,	-7	- 1		İ		
the Tun containing 252 Gallons	15	8	8			
		٦	-			
Plantation in America; to Brazil,						
or any other of the Territories or		•		1	•	•
Possessions of the Crown of Por-	1			1		
tugal, in South America; or to any	j			1		

Table (B.) — continued.			PERMANENT						
			Duty.			Drawhack.			
WINES of the Cape of Good Hope, continued.  of the Territories of the United			£.	\$.	d.	£.	s.	d.	
States of America, the Tun containing 252 Gallons			-	•	.	13	6	0	
the Tun containing 252 Gallons			-		_	13	ζ		
wise enumerated or described in a British-built Ship,	not l, im	oth port	er- ted		_				
the Tun containing 252 Gallons - not imported in a British-built Ship,				I	1	_			
the Tun containing 252 Gallons				46	6	0			
Plantation in America; to Brazil, or any other of the Territories or Possessions of the Crown of Portugal in South America, or to any of the Territories of the United									
States of America, the Tun containing 252 Gallons				-		•	39	18	0
the Tun containing 252 Gallons Wine is subject also to a Duty of Excise.			-		•	36	15	0	
	PERM			ANE	NT		Temporary		
	Duty.		Drawback.			or War Duty.			
·	]	Duty	•	Dr	awbac	k.	Wa	r Du	ity.
Wood: viz.			-	·		<del></del>			d.
Wood; viz.  Ebony, the Ton containing 20 cwt.	£.		d.	·	s. a	<del></del>	£.	s. 12	d. 6
Ebony, the Ton containing 20 cwt.  Red Wood, the Ton containing 20 cwt.	£. 6	f. IO IO	<i>d.</i> 0	£.		<del></del>	£. I	s. 12 7	d. 6 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or</li> </ul>	£. 6	5. 10	<i>d.</i> 0	£.		<del></del>	£.	s. 12	d. 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or upwards,</li> <li>the Load, containing 50 cubic Feet</li> </ul>	£. 6 1	f. IO IO	<i>d.</i> 0	£.		<del></del>	£. I	s. 12 7	d. 6 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or upwards,</li> </ul>	£. 6 1 1	f. IO IO	<i>d.</i> 0	£.		<del></del>	£. 1 0	s. 12 7 9	d. 6 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or upwards, the Load, containing 50 cubic Feet Wool; viz.</li> <li>Carmenia Wool. See Goat Hair in Hair.</li> <li>Cotton Wool - the 100lbs.</li> <li>Articles manufactured of, or any Mixture thereof, not particularly enumerated or</li> </ul>	£. 6 1 1	s. 10 10 16	<i>d.</i> 0	£.		<del></del>	£. 1 0	s. 12 7 9	d. 6 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or upwards, the Load, containing 50 cubic Feet Wool; viz.</li> <li>Carmenia Wool. See Goat Hair in Hair.</li> <li>Cotton Wool - the 100lbs.</li> <li>Articles manufactured of, or any Mixture thereof, not particularly enumerated or described.</li> </ul>	£. 6 1 1	s. 10 10 16	d. 0 0 0 4 7	£.		<del></del>	£. I 0 0 0	s. 12 7 9	d. 6 6
<ul> <li>Ebony, the Ton containing 20 cwt.</li> <li>Red Wood, the Ton containing 20 cwt.</li> <li>Rose Wood - the cwt.</li> <li>Teake Wood(a), 8 Inches square, or upwards, the Load, containing 50 cubic Feet Wool; viz.</li> <li>Carmenia Wool. See Goat Hair in Hair.</li> <li>Cotton Wool - the 100lbs.</li> <li>Articles manufactured of, or any Mixture thereof, not particularly enumerated or</li> </ul>	£. 6 1 1	s. 10 10 16	d. 0 0 0 4 7	£.		<del></del>	£. I 0 0 0	s. 12 7 9 6	d. 6 6

Table (B.)—continued.		PERMANENT					Temporar or		
	Duty.			Drawback.			War Duty.		
	£.	s.	d.	£.	ş.	d.	£.	s.	d.
Yarn; viz Cotton Yarn the lb.	0	0	8	_		•	0	0	2
Zedoaria - the lb.	0	I	0	-		•	0	0	3
Goods, Wares and Merchandize, being either in part or wholly manufactured, no being herein enumerated or described, or otherwise charged with Duty, and not prohibited to be imported into or used in Great Britain - for every £100. of the Value Goods, Wares and Merchandize, not being either in part or wholly manufactured, not being herein enumerated or described or otherwise charged with Duty, and not prohibited to be imported into or used in	50	Ō	<b>,</b> 0	•	,	•	12	10	•
Great Britain, for every £100. of the Value	25	0	0	-		-	6	· 5	0

THE Value of such of the Goods, on which the Duties set forth in this Table are charged according to the Value thereof, which have been and or shall be imported into the Port of London, either by the United Company of Merchants of England trading to the East Indies, or by any other Persons authorized to trade within the Limits of the Charter granted to the said Company, shall be ascertained according to the Gross Price at which such Goods respectively shall have been sold at the Public Sales of the said Company, without any Deduction or Abatement whatever; and the Value shall in like manner be ascertained, on such of the said Goods, which having been imported into any Port of Great Britain, except London, shall have been permitted to be removed to London, for the Purpose of being used or consumed in Great Britain;

— See the 53 G. 3. c. 155. and the Act to which this Table is annexed.

For the manner in which the Value of such of the Goods whereon the Duties set forth in this Table are charged according to the Value, and which shall be imported into any Port of Great Britain, except the Port of London, either by the United Company of Merchants of England trading to the East Indies, or by any other Persons authorized to trade within the Limits of the Charter granted to the said Company shall be ascertained, and for the Rules, Regulations and Conditions for ascertaining and collecting Duties to be paid according to the Value, and for the Penalties and Forseitures to which such Goods are subject and liable; — See the 27 G. 3. c. 13. the 53 G. 3. c. 155; and the Act to which this Table is annexed.

For the Conditions, Rules and Regulations under which the Home Confumption Duty on such of the Articles enumerated or described in this Table, as shall be imported by the East India Company, may be secured by Bond;—See 39 G. 3. c. 59; and the Act to which this Table is annexed. And, for the Conditions, Rules and Regulations respecting the Payment of the Home Consumption Duty on such of the said Articles, as shall be imported by Persons authorized to trade within the Limits of the Charter of the said Company;—See the Act to which this Tbale is annexed.

## C A P. XXXVII.

An Act for repealing an Act, made in the Fifty first Year of His present Majesty, for the more effectual Administration of the Ossice of a Justice of the Peace, in such Parts of the Counties of Middlesex and Surry as lie in and near the Metropolis; and for making other Provisions in lieu thereof; to continue in force until the First Day of June One thousand eight hundred and twenty, and from thence until the Expiration of Six Weeks from the Commencement of the then next Session of Parliament.

[17th December 1813.]

51 G. 3. c. 119.

WHEREAS an Act was made in the Fifty first Year of the Reion of His present Maintenance in the Fifty first Year of the Reign of His present Majesty, intituled An Att for repealing Two Alls, made in the Forty second and Forty seventh Years of the Reign of His present Majesty, for the more effectual Administration of the Office of a Justice, of the Peace in such Parts of the Counties of ! Middlesex and Surry as lie in and near the Metropolis, and for the " more effectual Prevention of Felonies, and for making other Provi-' fions in lieu thereof; to continue in force until the First Day of June One thousand eight hundred and thirteen, and from thence until the \* Expiration of Six Weeks from the Commencement of the then next Seffion of Parliament: And whereas it is expedient that the faid · Act should be repealed, and more effectual Provisions made in lieu thereof: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall, from and after the passing of this Act, be and the same is hereby repealed.

repealed.
The Seven Public Offices, and Justices acting therein, continued.

II. And be it enacted, That the several Public Offices now established in the following Places, namely, the Parishes of Saint Margaret Westminster, Saint James Westminster, Saint Andrew Holborn, Saint Leonard Shoreditch, Saint Mary Whitechapel and Saint Paul Shadwell, in the County of Middlesex, and the Parish of Saint Saviour, in the Borough of Southwark, in the County of Surry, shall be continued, and the several Persons appointed by His Majesty to execute the Office of Justice of the Peace at each of the said Officera by virtue of the said Act, shall continue to execute the same, together, with such other Justices of the Peace for the said Counties respectively as may think proper to attend.

His Majesty may appoint Justices to fill up Vacancies.

Attendance.

III. And be it further enacted, That it shall and may be lawful for His Majesty, from time to time, upon any Vacancy in any of the said Offices, by Death or otherwise, to appoint other sit and proper Persons, being Justices of the Peace of the said Counties of Middle-sex and Surry respectively, to execute the Duties of the said Office in his Place; and that one or more of the said Justices so appointed as aforesaid, shall diligently attend at each of the said Public Offices every Day from Ten of the Clock in the Morning until Eight of the Clock in the Evening, and at such other Times and Places as shall be found necessary; and that Two of the said Justices so to be appointed as aforesaid, shall in like manner attend together at each of the said Offices from Twelve of the Clock at Noon until Three in the Asternoon,

IV. And be it further enacted, That no Justice or Justices of the Justice Peace for the County of Middlesex, County of Surry, City and Liberty of Westminster or Liberty of the Tower of London, or his or their Clerk or Clerks, or any Person for them, other than at the said Public Offices, shall directly or indirectly, upon any Pretence or under any Colour whatever, take or receive any Fee, Gratuity, Reward or Recompence, for any Act by him or them done or to be done in the Execution of his or their Office or Employ as Justice or Justices of the Peace, Clerk or Clerks as aforesaid, within the Limits of the Weekly Bills of Mortality, or within the Parishes of Saint Mary le bone, Paddington, Saint Pancras, Kensington and Saint Luke at Chelsea, in the said County of Middlesex, upon Pain of forfeiting the Sum of One hundred Pounds for every such Offence; to be re- Penalty. covered, one Moiety thereof to the Receiver appointed in the manner hereinafter mentioned, to be applied to the Purposes of this A&, and the other Moiety thereof, with full Costs of Suit, to the Person or Persons who shall sue for the same in any of His Majesty's Courts of Record at Westminster, by Action of Debt, Plaint or Information, wherein no Effoin, Privilege, Wager of Law, or more than One Imparlance shall be allowed: Provided always nevertheless, that nothing Not to extend in this Act contained shall be construed to extend to any Fees taken at any General or Quarter Sessions of the Peace or at any Meeting of Justices, for the Purpose of licensing Alehouses, pursuant to an Act passed in the Twenty sixth Year of His late Majesty King George Office in Bow the Second, intituled An A& for regulating the manner of licenfing Alebouses in that Part of Great Britain called England; and for the more easy convicting Persons selling Ale and other Liquors without Licence; or to any Fees taken at a certain Public Office within the Liberty of Westminster, known by the Name of The Public Office in Bow Street; or to any Fees taken by any Vestry Clerk or his Assistant, as Clerk to any Justice or Justices of the Peace acting within the Parish in which such Justice or Justices reside, for the Purpose of enforcing the Payment of any Taxes or Affestments arising within the same Parish, or for the Purpose of hearing and determining any Offence cognizable before a Justice or Justices of the Peace, by virtue of any Statute made and provided for the special Regulation or Government of luch Parish.

V. And be it further enacted, That the Justices so appointed to Account of attend at the said Seven Public Offices as aforesaid, and their Clerks respectively, shall, in Books to be provided for that Purpose, keep a full, true and particular Account of all the Fees taken and received at each of the said Offices, together with all Penalties and Forseitures which shall have been recovered, levied or received in pursuance Amount of of any Adjudication, Conviction or Order, had or made at any of Fees paid to the faid Seven Public Offices, or any Process or Warrant issuing from the same; to which said Books and Accounts the Receiver to be appointed in manner hereinafter mentioned shall at all times have free Access; and the said Justices shall, Once in every Month, deliver unto fuch Receiver fuch Account, verified upon Oath by fuch Justice or Justices, their Clerk or Clerks, and such other Person or Persons as shall be employed in keeping such Accounts respectively, or any Part thereof, before some Justice of the Peace for the said County of Middlesex or County of Surry, as the case may be; which Oath such Justice is hereby authorized and required to administer, and shall pay

taking Fees but at the Public

to Fees for licensing Alehouses, or to Fees taken at 26 G. 2. c. 31.

Fees taken at Seven Public Offices delivered Monthly to Receiver, and

and cause to be paid the Amount of all such Fees unto such Receiver to be applied in manner hereinaster mentioned; any Law, Statute or Custom to the contrary notwithstanding.

What Penalt'es recovered at Public Offices, paid to Receiver.

VI. And be it further enacted, That all such Penalties and Forfeitures, and Shares of Penalties and Forfeitures, as are or shall be limited and made payable to His Majesty, his Heirs and Successors, or to any Description of Persons, other than the Informer or Informers who shall sue for the same, or any Party aggrieved, and which shall be recoverable in a summary way before a Justice or Justices of the Peace, and which shall be recovered or adjudged before any Justice or Justices of the Peace at either of the said Seven Public Offices, shall be accounted for and paid into the Hands of the Receiver to be appointed in manner hereinaster mentioned, by the Justice, Clerk, Constable, Officer or other Person or Persons who shall levy or receive the same; to be applied by such Receiver in manner hereinaster mentioned; any Law, Statute or Custom to the contrary notwithstanding.

Fees not accounted for, Receiver may fue for fame in any Court of Record.

Double Costs.

Special Bail

Reference.

VII. And be it further enacted, That if the faid Justices appointed as aforefaid, or any other Person having received any such Fees at any of the faid Seven Public Offices, shall neglect to account for and pay the same in manner aforesaid; or if any Justice, Justice's Clerk, Constable, Officer or other Person, who shall levy or receive such Penalties or Forfeitures, or Shares of Penalties or Forfeitures, shall neglect to pay the same into the Hands of such Receiver in manner aforesaid; or if any Person having resigned such Office of Receiver, or having been removed from the same, shall neglect, within Twenty one Days after Notice for that Purpole, to account for and pay into the Hands of the succeeding Receiver all such Sums of Money as shall remain in his Hands applicable to the Purposes of this Act, it shall be lawful for fuch Receiver for the time being, in his own proper Name only, or by his Name and Description of Office, to sue for and recover the same, with Double Costs of Suit, in any of His Majesty's Courts of Record at Westminster, by Action of Debt or on the Case; in which Action it shall be sufficient for such Receiver to declare as for Money had and received to the Use of such Receiver for the Purpoles of this Act; and the Defendant or Defendants in such Action may, at the Discretion of any Judge of such Court, be held to Special Bail, in fuch competent Sum as fuch Judge shall order and direct; and in any fuch Action against any fuch Person so liable to account as aforesaid, the said Court in which such Action shall be brought may, if such Court shall think proper, at the Instance of either of the Parties, refer the Account in Dispute, in a summary manner, to be audited by any Officer of the faid Court, or other fit Person at their Discretion, who may examine both Plaintiff and Defendant upon Oath (which Oath the faid Person shall have Power to administer), and upon the Report of such Referee, unless either of the Parties shall shew good Cause to the contrary, such Court may make such a Rule or Order, either for the Payment of such Sum as upon such Report shall appear to be due, or for staying the Proceedings in fuch Cause, and upon such Terms and Conditions as to the same Court shall appear reasonable and just; or the said Court may order Judgment to be entered up by Confession for such Sum as upon fuch Report shall appear to be due.

VIII. Pro-

VIII. Provided also, and be it further enacted, That in case of the Receiver may Death of any Receiver continued or appointed by virtue of this Act, or of any Person having resigned or been removed from such Office, or of any of the other Persons whom the said Receiver for the time and recover from being is authorized to fue as aforefaid, then and in fuch case the Executors. Receiver for the time being may in his own proper Name only, or by his Name and Description of Office, sue for and recover such Sum of Money as shall have been remaining in the Hands of such deceased Receiver or other Person, applicable to the Purposes of this Act, or the Executors or Administrators of such Person deceased; in which Action it shall be sufficient for the Plaintiff in Substance to state that the Deceased was indebted to the Plaintiff for Money had and received for the Purposes of this Act, or that the Deceased died possessed of Money had and received for the Purposes of this Act, whereby an Action accrued to the Plaintiff to demand and have the same of such Executors or Administrators; and the like Action-shall and may be brought against any Executors or Administrators of Executors or Administrators; in all which Actions, the Defendant or Defendants may plead in like manner and avail themselves of the like Matters in their Defence, as in any Action founded upon simple Contracts of the original Testator or Intestate; and in all Actions to be brought by fuch Receiver by virtue of this Act, Proof of the Plaintiff's acting in the Execution of such Office shall be sufficient Evidence of his holding the same, unless the contrary can be shown in Evidence by the Defendant or Defendants in such Action.

IX. And be it further enacted, That it shall and may be lawful His Majesty in for His Majesty, his Heirs and Successors, by and with the Advice Council may of His or their Privy Council, to direct the Salaries hereinafter men- order Salaries to tioned, to be paid to the Justices so appointed to attend each of the faid Seven Public Offices, for their Time and Trouble, and such further Sums for the Expences of the faid Offices, and for the Payment of Clerks, Peace Officers, and others therein employed, in such manner as to His Majesty, his Heirs and Successors, by and with the Advice of His or their Privy Council, shall seem meet: Provided Proviso. always, that the yearly Salary paid to each of the Justices shall be Six hundred Pounds, clear of all Taxes and Deductions whatever: Provided also, that the whole Charges attending the said Offices (the faid Salaries being included) shall not exceed the annual Sum of Twenty four thousand Pounds over and above the necessary Disbursements for hiring and repairing the Houses or Buildings wherein

the faid Seven Public Offices shall be held.

X. And be it further enacted, That the Receiver appointed by Receiver convirtue of the Act hereinbefore recited and repealed, may be continued tinued in Office, in his faid Office, † it shall and may be lawful for His Majesty, his and in case of Heirs and Successors, by and with the Advice of His or their Privy Death, His Council, upon any Vacancy in the said Office of Receiver by Death appoint another. or otherwise, to appoint any other proper Person, not being one of the Justices appointed to act at either of the Offices aforesaid, to be the Receiver of the said Seven Public Offices; which said Receiver, Duty of Reor the Receiver now appointed under and by virtue of the hereinbe- ceiver. fore recited Act, shall keep an exact and particular Account of all fuch Monies as shall be received by him by virtue of any Provisions of this Act, and shall apply the same Quarterly in Discharge of the Salaries, Expences and Charges attending the said Public Offices,

fue for Money in Hands of deceased Receivers

Majesty may

and the carrying this Act into Execution, and shall make all such Contracts and Disbursements as shall be necessary for the hiring, fitting up and furnishing proper and sufficient Houses or Buildings, wherein the faid Seven Public Offices shall be held, in such manner as His Majesty, his Heirs and Successors, by and with the Advice and Consent of His or their Privy Council, shall think proper to direct and appoint; of which said Premises so to be hired, and the Fixtures and Furniture thereof, and of all other Necessaries to be purchased for the Purposes of this Act, the Property or Interest so acquired therein shall be vested in the Receiver for the time being, who shall and may in like manner sell, assign and dispose of the same or any Part thereof, under the like Directions and Appointment as Occasion shall require; and such Receiver shall forthwith after his Appointment prepare proper Plans and Estimates of all such Contracts and Disbursements as shall be necessary for the Purposes aforefaid, and shall deliver the same to His Majesty's Principal Secretary of State for the Home Department; and such Receiver shall further do and execute all fuch other lawful Matters and Things towards the Establishment of the said Seven Public Offices, and towards the carrying this Act into Execution, as His Majesty, his Heirs and Successfors, by and with the Advice of His or their Privy Council, shall from time to time think proper to direct.

Receiver to render Accounts.

Allowance to Roceiver.

Deficiencies pruvided for.

His Majesty in ter Situation of Offices.

XI. Provided always, and be it further enacted, That such Receiver shall every Six Months, and oftener if required, deliver to the Lord High Treasurer or the Lords Commissioners of His Majesty's Treasury for the time being, a full and particular Account of all Monies by him received and paid as aforesaid, with Vouchers for the same; which Account shall be verified upon Oath before any Justice or Baron of any of His Majesty's Courts of Record at Westminster; and such Receiver for His Care and Pains in the Execution of fuch Office, shall and may retain to his own Use, out of the Monies so received by him as aforesaid, such Sum not exceeding Four hundred Pounds, as His Majesty, his Heirs and Successors, by and with the Advice of His or their Privy Council, shall direct and appoint: Provided always, that if it shall appear that the Monies hereinbefore directed to be applied by the said Receiver, in Discharge of the Salaries, Expences and Charges attending the faid Seven Public Offices, and the carrying this Act into Execution as aforesaid, shall not be sufficient to defray the same, the Desiciency shall be made up and supplied out of the Consolidated Fund; and if at the End of any Year there shall be any Surplus in the Hands of such Receiver, he shall pay the Amount of such Surplus into the Receipt of His Majesty's Exchequer, and the same shall be carried to and made Part of the faid Confolidated Fund.

XII. Provided also, and be it further enacted, That it shall Council may al- and may be lawful for His Majesty, his Heirs and Successors, by and with the Advice of His or their Privy Council, to make such Alterations in the Places where any of the faid Seven Public Offices shall be situated; or to make such Alterations in the Hours of Attendance therein, and to make all fuch other Regulations to be observed in conducting the same, as He or they from time to time shall think proper.

XIII. And be it further enacted, That where by any Law now in being or hereafter to be made, any Act is directed or authorized

to be done by any Justice or Justices of the Peace residing in or Justice acting in near or next the Parish or Place where any Offence, or other Matter next Public cognizable before them shall be committed or shall arise, the same Jurisdiction shall and may be exercised by a Justice or Justices acting in such of the said Seven Public Offices as may be situated next or near fuch Parish or Place.

XIV. Provided always, and be it enacted and declared, That no Justices incapa-Justices of the Peace appointed as aforesaid shall, during the Continu- ble of sitting in ance in such Appointment, be capable of being elected or of sitting Parliament. as Members of the House of Commons.

XV. And be it further enacted, That no Justice, Receiver or Not to vote at Constable, nominated and appointed as aforesaid by virtue of this Elections for Act, shall, during the time he or they shall continue in their respective Offices, or within Six Months after he or they shall have quitted the same, be capable of giving his Vote for the Election of a Member to serve in Parliament for the Counties of Middlesex or Surry, or for the City and Liberty of Westminster, or the Borough of Southwark respectively; nor shall, by Word, Message, Writing, or in any other manner, endeavour to persuade any Elector to give, or to dissuade any Elector from giving his Vote for his Choice of any Person to be a Member to serve in Parliament for the said Counties, or for the said City and Liberty of Westminster or Borough of Southwark; and every such Justice, Receiver or Constable as Penalty. aforefaid, offending therein, shall forfeit the Sum of One hundred Pounds, one Moiety thereof to the Informer, and the other Moiety thereof to the Use of the Poor of the Parish or Place where fuch Offence shall be committed; to be recovered by any Person that shall sue for the same, by Action of Debt, Bill, Plaint or Information, in any of His Majesty's Courts of Record at Westminster, in which no Essoin, Protection, Privilege, Wager of Law or more than One Imparlance shall be allowed; such Action to be brought Limitation of within the Space of One Year after such Offence so committed: Actions. Provided nevertheless, that nothing in this A& shall extend or be construed to extend to subject any such Justice, Receiver or Constable as aforesaid, to any Penalty or Penalties for any Act or Acts done by him or them, at or concerning any of the faid Elections, in the Discharge of his or their Duty or Duties in their said respec-

tive Capacities. XVI. And be it further enacted, That the Justices appointed as Justices to emaforesaid shall in their respective Offices retain and employ a suffi-ploy Constables. cient Number of fit and able Men, subject to the Approbation of His Majesty's Secretary of State for the Home Department, whom they are hereby authorized and empowered to swear in to act as Constables, for preserving the Peace and preventing Robberies and other Felonies, and apprehending Offenders against the Peace within the faid Counties of Middlefex and Surry respectively, as well by Night as by Day; which faid Constables so appointed and sworn as aforesaid, shall have all such Powers and Authorities, Privileges and Advantages, as any Constable duly appointed now has or hereafter may have by virtue of any Law or Statute now made or hereafter to be made; and shall obey all such lawful Commands as they shall from time to time receive from the said Justices for the apprehending Offenders, or otherwise conducting themselves in the Execution of their said Office or Employment; and such Justices, or

Proviso.

Provilo.

Receivers to pay Constables.

Constables may

apprehend ful-

pecied Persons.

+ Sie.

+ Sic.

any Two of them, shall and may at any time dismiss from his said Employment every such Constable belonging to their respective Offices, whom they shall think remiss or negligent in the Execution of his Duty, or otherwise unfit for the same, and appoint, subject to such Approbation as aforesaid, others in their Stead: Provided always, that no greater Number than Twelve shall at one and the same time be so retained as aforesaid, at any one of the said Public Offices: Provided also, that if any Person so appointed a Constable as aforesaid shall be dismissed from his said Employment as aforesaid, all Powers and Authorities vested in him as a Constable under and by virtue of this Act, shall immediately cease and determine, to all Intents and Purposes whatever.

XVII. And be it further enacted, That the said Receiver out of the Monies hereinbefore directed to be applied in Discharge of the Salaries, Expences and Charges attending the faid Public Offices, shall and may pay to the Constables so appointed as aforesaid, for their Trouble and Attendance as aforesaid, such Sum as may from time to time appear reasonable to His Majesty's Secretary of State for the Home Department, and any extraordinary Expences they shall appear to have been necessarily put to in apprehending Offenders, and executing the Orders of the Justices acting under and by virtue of this Act; such extraordinary Expences being first examined and approved of by the Justices attending the Office in which such Constables shall have been respectively appointed.

 XVIII. And whereas divers ill disposed and suspected Persons and reputed Thieves frequent Places of Public Resort, the

· Avenues leading thereto, and the Streets and Highways, and · Places adjacent, with Intent to commit Felony on the Persons and · Property of His Majesty's Subjects there being; and although

their evil Purposes are sufficiently manifest, the Power of His Majesty's Justices of the Peace, to demand of them Sureties for

their Good Behaviour, hath not been of sufficient Effect to • prevent them from carrying their evil Purposes into Execution; Be it enacted, That, from and after the passing of this Act, it shall and may be lawful for any Constable, Headborough, Patrole,

Watchman or other Person to apprehend every such suspected Person or reputed Thief, and convey him or them before any Justice of the Peace; and if it shall appear before the said Justice

upon the Oath of One or more creditable + Witness or Witnesses, that fuch Person or Persons so brought before him, by such Constable, Headborough, Patrole or Watchman, or by any other Per-

fon whatever, as well within the faid Counties of Middlesex and Surry, or + elsewhere, is or are a Person or Persons of evil Fame and a reputed Thief or Thieves, and such Person or Persons shall

not be able to give a satisfactory Account of himself or themselves, and of his or their way of living, and it shall also appear to the Satisfaction of the said Justice that there is a just Ground to believe

that fuch Person or Persons was or were in such Public Place of Resort, Avenue, Street, Highway or Place adjacent as aforesaid, with such Intent as aforesaid, every such Person shall be deemed

a Rogue and Vagabond, within the Intent and Meaning of the Statute made in the Seventeenth Year of His late Majesty King George the Second, intituled An All to amend and make more effectual

the Laws relating to Rogues, Vagabonds and other idle and disorderly Perfons, and to Houses of Correction.

17 G 2. c. 5.

XIX. And

XIX. And be it further enacted, That every such Conviction shall Form of Conbe in the following Form of Words, as the case may happen, or in viction. any other Form of Words to the like Effect:

BE it remembered, That on the Day of in the Year of our Lord

• A.B. is brought before me C.D. Esquire, one of His Majesty's

· Justices of the Peace in and for the County of.

[or, City, Liberty or Place, as the case may be], and charged · before me the said Justice with being a Rogue and Vagabond; he • the said A.B. having been apprehended on the Day of in the Parish

in a certain called in the said County [or, City, etcetera, as the case " may be]; and it appearing to me the said Justice, on the Oath of

a credible Witness, that the said · A.B. is a Person of evil Fame and a reputed Thief; and the said 4 A.B. on his Examination before me not being able to give a satisfactory Account of himself, or of his way of living, and it also \* appearing to the Satisfaction of me the faid Justice, that there is

• just Ground to believe the said A.B. was in such

• aforesaid, with Intent to commit Felony on the Person or Property of His Majesty's Subjects there being; I do therefore, in pursuance of an Act passed in the Fifty sourth Year of the Reign of King · George the Third, intituled [here insert the Title of this A&], • convict him the said A.B. of the said Offence, and adjudge him to be a Rogue and Vagabond, within the Intent and Meaning of 17 G. 2. e. 5.

• the Statute made in the Seventeenth Year of the Reign of His late 4 Majesty King George the Second, intituled An All to amend and • make more effectual the Laws relating to Rogues, Vagabonds, and

sother idle and disorderly Persons, and to Houses of Correction; and that he for his faid Offence be committed to the House of Cor-· rection for the faid County, until the next General or Quarter • [as the case may be] Sessions of the Peace to be holden for the

faid County-City or Place, [as the case may be] then and there to be further dealt with according to Law. [If the Party be

\* committed for a less time than until the Sessions, then say, there to \* remain for the Space of

And that such Conviction shall be good and effectual in Law to all Intents and Purposes, and shall not be quashed or set aside, or adjudged void or infufficient, for want of any other Form of Words whatever; nor shall the same be removed by Gertiorai into His Majesty's Court Certiorari. of King's Bench.

XX. Provided always, and be it further enacted, That if any Person shall think himself aggrieved by the Judgment of such Justice as aforesaid, such Person may appeal to the Justices of the Peace at the next General or Quarter Sessions of the Peace to be held for the County or Place wherein the Cause of Complaint shall have arisen, such Person at the time of his Conviction entering into a Recognizance with Two sufficient Sureties conditioned personally to appear at the faid Sessions to try such Appeal, and to abide the further Judgment of the Justices at such Sessions assembled; and in case such Conviction shall be affirmed at such Sessions, the said Justices may adjudge such Person to be a Rogue and Vagabond,

Recognizance.

Incorrigible

17 G. 2. c. 5.

Rogue.

and proceed against such Person in the same manner as they might have done if such Rogue and Vagabond had been committed to the House of Correction until such General or Quarter Sessions; and in case such Person shall not appear pursuant to the said Recognizance, the Person so convicted by such Justice shall be deemed an incorrigible Rogue within the Intent and Meaning of an Act made and passed in the Seventeenth Year of His late Majesty's Reign, intituled An Ac to amend and make more effectual the Laws relating to Rogues, Vagabonds, and other idle and disorderly Persons, and to Houses of Correction; and the said Justices at such Sessions, or any Two of them, shall issue their Warrant to apprehend and commit the Person so deemed an incorrigible Rogue to some House of Correction or Common Gaol within their Jurisdiction, there to remain until the next General or Quarter Sessions for the said County, [Liberty, or City, as the case may be,] then and there to be surther dealt with according to Law: Provided always, that no Person convicted under this Act shall be deemed subject or liable to Punishment by Whipping.

Proviso.

Provilo for

Warrant.

Lord Mayor, &c. of London as to Jurisdiction in Southwark.

XXI. Provided also, and be it further enacted, That nothing in this Act contained shall extend or be construed to extend to deprive the Mayor and Commonalty and Citizens of the City of London, of any Rights, Privileges or Jurisdictions, which they have heretofore lawfully claimed, exercised or enjoyed, within the Town and Borough of Southwark and the Liberties thereof; or to prevent the Mayor of the City of London for the time being, and fuch of the Aldermen of the said City who have borne the Office of Mayoralty, and the Recorder of the faid City for the time being, from acting as Justices of the Peace within the faid Town and Borough of Southwark, and the Liberties thereof, in such and the like manner as they could or might have done in case this Act had not been made.

And for Desn and High Steward of Weftminster.

XXII. Provided always, and be it enacted, That nothing in this Act shall extend or be construed to extend to deprive the Dean of the Collegiate Church of Saint Peter Westminster for the time being, or the High Steward of the City and Liberty of Westminster for the time being, or his lawful Deputy, of any Rights, Privileges or Jurisdictions which they have heretofore lawfully claimed, exercised or enjoyed within the faid City and Liberty, in fuch and the like manner as they could or might have done in case this Act had not been made.

Officers and Patroles of Bow Street Office to act as Constables.

' XXIII. And whereas it is expedient that the Officers and 4 Patrole belonging to the faid Public Office in Bow Street, should be sworn in as Constables, and be empowered to act within the Limits of the several Counties of Middlesex, Surry, Essex and Kent, ' the City and Liberty of Westminster, and the Liberty of the Tower of London; Be it therefore further enacted, That it shall and may be lawful for any Two Justices belonging to the said Public Office in Bow Street (the Chief Magistrate of such Office for the time being, being one) being Justices of the said several Counties, City and Liberties, to administer to such Persons respectively an Oath duly to execute the Office of Constable within the Limits aforesaid; and each of fuch Persons being sworn shall have Power to act as a Constable for the Preservation of the Peace, and for the Security of Property against Felonies and other unlawful Modes of obtaining the same +, within any and every of the said several Counties, City and Liberties, and for apprehending Offenders against the Peace, as well

+ Sic.

by Night as by Day; and within the Limits aforefaid, every fuch Constable shall have all such Powers and Authorities, Privileges and Advantages, as any Constable duly appointed now has or hereafter may have within his Constablewick: Provided always, that when any such Proviso. Conftable shall be dismissed from his said Employment, or cease to belong to the faid Public Office in Bow Street, all Powers and Authorities, Allowances, Emoluments, Privileges and Advantages, vested in the Person so dismissed or ceasing to belong to the said Office, shall immediately cease and determine.

XXIV. And be it further enacted, That this Act shall continue Continuance of in force until the First Day of June One thousand eight hundred and Act. twenty, and from thence until the Expiration of Six Weeks from the Commencement of the then next Seffion of Parliament.

## C A P. XXXVIII.

An Act for allowing a certain Proportion of the London Militia to enlist into the Regular Forces for the vigorous Prosecution of the War; also, a certain Proportion to enlist annually into the Regular Forces; and for completing the said Militia.

[17th December 1813.]

\* WHEREAS Two Regiments of Militia have been raised in and for the City of London, by virtue of Two several Acts of Parliament, one of them passed in the Thirty sixth Year of 36 G. 3. c. 92.

6 the Reign of His present Majesty, intituled An Att for amending and reducing into One A& of Parliament Two several A&s passed in

 the Thirty fourth and Thirty fifth Years of the Reign of His present 4 Majesty, for the better ordering the Militia of the City of London;

• and for the further regulating of the Trained Bands or Militia of the 4 said City; and the other of them, passed in the Thirty ninth Year 39 G. 3. c. 82.

of the Reign of His present Majesty, intituled An At to explain · and amend an A8, passed in the Thirty sixth Year of the Reign of His

' present Majesty, intituled An Act for amending and reducing into One

· At of Parliament Two several Atts paffed in the Thirty fourth and \* Thirty fifth Years of the Reign of His present Majesty for the better

ordering the Militia of the City of London; and for the further • regulating the Trained Bands or Militia of the said City: And

whereas an Act was passed in the Fifty first Year of the Reign of

· His present Majesty, intituled An All to allow a certain Proportion 51 G. 3. c.20. s of the Militia of Great Britain to enlist annually into the Regular

· Forces; and to provide for the gradual Reduction of the said Militia; and it was thereby enacted, that the faid Act should not extend to the

<sup>4</sup> City of London (a); And whereas an Act has been passed in this • present Session of Parliament, intituled An Att to enable His Majesty

to accept the Services of a Proportion of the Militia out of the · United Kingdom, for the vigorous Prosecution of the War; and

it is thereby enacted, that the faid Act shall not extend to the

6 City of London: And whereas by an Act passed in this present c.17. ante.

Seffion of Parliament, intituled An Att to enable His Majesty

\* to accept the Services of a Proportion of the Militia of the City of London, out of the United Kingdom, for the vigorous Prosecu-

stion of the War, His Majesty has been empowered to accept the

Services, and to employ in any Part of Europe, such Part of the (a) [No such Enadment appears.]

· London

§ 20.

C. 38.

· London Militia, not exceeding Three Fourths of the Number actually serving in each Regiment of such Militia, as may make a voluntary Offer of extending their Services to all Parts of Europe: And Whereas it is highly important that the most effectual Measures I should be adopted for the vigorous Prosecution of the War upon 4 the Continent of Europe, and it is necessary to provide a permanent 4 Supply of Men for His Majesty's Regular Forces: And Whereas the City of London, notwithstanding the Exemptions from raising of Men for Military Service contained in their Charters and in the faid recited Acts, are defirous, and have voluntarily agreed, that His Majesty should be empowered to accept any Offers of a • Proportion of the Officers, Non Commissioned Officers and Private 6 Men of the London Militia to transfer their Services into Regiments of the Line, under certain Regulations; and that a certain · Proportion of the faid Militia should be annually allowed to enlist ' into His Majesty's Regular Forces under certain Restrictions: May it therefore please Your Majesty, that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful for His Majesty to accept the Services, under the Regulations and Restrictions specified in this Act, of such Part of the present London Militia not exceeding in any case Three Fourths of the Number actually serving in the said Militia, as shall be desirous of enlisting into His Majesty's

Regular Forces in manner hereinafter mentioned.

His Majesty may accept Offers of Proportion of London Militia to enlift into the Line.

Number of pany.

His Majesty may appoint Officers from London Militia, and make Battalions of Companies, &c.

II. And be it further enacted, That where any Number of Pri-Men in a Com- vate London Militia Men shall be desirous of enlisting into any Regiment of the Line of His Majesty's Regular Forces, which may be appointed by His Majesty for that Purpose, as a Company or Companies of not less than One hundred Men to each Company, and His Majesty shall have signified his Intention of granting Commissions in His Majesty's Regular Forces to any Officer or Officers actually ferving in the Regiment of London Militia, from which any fuch Company of Men shall volunteer to serve as aforefaid in His Majesty's Regular Forces as Captain, Lieutenant and Enfign of any such Company; that in every such case it shall be lawful for such Men to enlist as such Company or Companies as aforesaid, and in every such case it shall be lawful for any Number of Non Commissioned Officers, Corporals and Drummers of such Regiment of London Militia, not exceeding Five Serjeants and Six Corporals to every One hundred Men, to enlift with any fuch Company of Men as aforefaid; and every Colonel and Commanding Officer of fuch Regiment is hereby required to discharge such Non Commisfioned Officers, Corporals and Drummers as shall be defirous of enlisting as aforesaid, not exceeding such Number as aforesaid, and it shall be lawful for His Majesty to attach such Company or Companies of Men to any Regiment of the Line of His Majesty's Regular Forces so appointed by His Majesty, or to join together any Number of such Companies and form the same into an additional Battalion or additional Battalions of any such Regiment as aforesaid, and in such case to appoint such and such Number of Field and Staff Officers to any such Battalion or Battalions as His Majesty shall think necessary: Provided always, that nothing herein contained

shall be construed to prevent any Number of Men less than One hun. Proviso. dred from enlisting as Part of a Company into any Regiment so appointed by His Majesty, under such Regulations, with respect to the Proportion of Officers and Non Commissioned, Officers as His Majesty may think fit to appoint.

III. Provided always, and be it further enacted, That every Officers volume Officer so volunteering to serve in His Majesty's Regular Forces, teering to serve with any such Company of Men as aforesaid, shall upon his Reduction be entitled to and receive the Half Pay of the Rank in

which he shall have been serving at the time of his Reduction.

IV. Provided always, and be it further enacted, That the Number Proportion of of Men to be raifed in either of the said Regiments under the last recited Act (b), passed in this Session of Parliament, by extending their Services to Europe as Militia, and under this Act by Enlistment by Companies into such Regiments of the Line as may be appointed by His Majesty for that Purpose, shall not altogether exceed Three Fourths of the Number of Private Men actually serving in such (b) [c.17. § 1. ante.]Regiment.

V. And, towards providing a Permanent Supply of Men for His Proportion of Majesty's Regular Forces, be it further enacted, That it shall be lawful for His Majesty annually to accept the Services of such Men to enlist. of the London Militia, not exceeding One Seventh Part of the Number of Private Men in each of the said Regiments, as shall be willing to enlist into His Majesty's Regular Forces, under the Regulations and subject to the Restrictions hereinafter mentioned, but in addition to the Men now ferving in the faid Militia who may enlift in Com-

panies by virtue of the Provisions hereinbefore contained.

VI. And be it further enacted, That it shall be lawful for His Majesty Majesty by any Order or Orders, signed by His Majesty's Secretary may appoint of State, to name and appoint such and so many of the Regiments of Regiments in His Majesty's Regular Forces as His Majesty shall think fit, to receive Volunteers from the London Militia under this Act, out of either of the Regiments of such Militia named in any such Order; and it shall be lawful for any Number of Private Men, of each of such Regiments of Militia, not exceeding the Proportion hereinafter mentioned, to enlift in the manner and under the Regulations herein mentioned into any Regiment as aforesaid, which, in any such Order of His Majesty, shall be named to receive Volunteers from such Regiments of Militia.

VII. And be it further enacted, That His Majesty's Principal Number of Men Secretary of State shall, annually, ascertain the Number of Private to enlist. Men that shall be allowed to enlist out of each Regiment of London Militia, so that the whole Number do not exceed One Seventh Part of each of the said Regiments; and His Majesty's Secretary of State shall, annually, on or before the First Day of February, fignify to the Commanding Officer of each of the faid Regiments the Number of Private Men that shall be allowed to enlist out of fuch Regiment respectively, under the Provisions of this Act.

VIII. And be it further enacted, That it shall be lawful for His His Majesty Majesty to appoint such General or Field Officers especially autho- may appoint rized by His Majesty, or by the Commander in Chief of His Officers to ap-Majesty's Forces for that Purpose, to inspect, approve or reject the prove or reject Private Men who shall be desirous of enlisting under this Act, and fuch Officers may approve of or reject fuch Private Men accordingly: 54 GEO. III. Provided M

in Regulars to have Half Pay.

Men taken from London Minitia.

London Militia annually allowed

which Militia Men may enlift.

Age, Height, &c. of Men.

Commanding Officer of each Regiment shall read His Majesty's Order and explain Terms of Inrolment, &c.

If Number who shall enlist shall not be due Proportion, in what case further Enliftment may take place.

In what case His Majefly may appoint further Periods.

Proviso.

As foon as from either Regiment is afcertained, they shall be discharged; and

Provided always, that nothing in this Act contained shall extend to authorize any such Officers to reject any Private Men, desirous of enlisting as aforesaid, who shall be of the Height of Five Feet and Four Inches or upwards, and under the Age of Thirty five Years, and not disabled by Lameness or other Bodily Infirmity.

IX. And be it further enacted, That the Commanding Officer of each Regiment of London Militia shall, within Two Days after the Receipt of the Order as to Men enlisting, cause such Regiment to be drawn out, and such Commanding Officer shall read, or cause to be read, by some Commissioned Officer to the Regiment so drawn out, His Majesty's Orders in relation to enlisting under this Act, and shall cause the same to be given out in Orders, and shall in such manner as His Majesty shall direct, explain to the Men the Terms upon which any Man serving in such Militia may enlist into His Majesty's Regular Forces under this Act, and shall, on the Day next fucceeding, cause his Regiment to be drawn out, and the Names of the Men who shall then voluntarily declare their Intention of enlisting to be written down, and if the Number of such Men shall exceed the Proportion allowed to enlist, such Excess shall be reduced by Ballot to the Number authorized to enlift.

X. Provided always, and be it further enacted, That if the Number of Private Men in either of the Regiments of London Militia, who shall (when so drawn out as aforesaid) voluntarily declare their Intention to enlist, shall not amount to the Proportion authorized to enlift as aforesaid, then and in such case, a Book shall be opened by the Commanding Officer, and it shall be lawful for any other of such Men, not exceeding the Number necessary to complete the Number allowed to enlist under this Act, at any time within Seven Days after the last Day of such Two Days on which such Regiment shall have been drawn out, to enter their Names in

fuch Book as willing to enlift as aforesaid.

XI. And be it further enacted, That in case the whole Number of Men allowed to enlift in any One Year under the Provisions of this Act, from each or either of the faid Regiments, shall not have enlisted into His Majesty's Regular Forces within the said Seven Days as aforefaid, it shall be lawful for His Majesty, by any Order of the Secretary of State, fignified to the Commanding Officer of fuch Regiment, to appoint, from time to time, further Periods of Three Days each for enlisting into His Majesty's Regular Forces, until the whole Number allowed to enlist shall have declared their Intention of enlifting; and during any fuch Periods it shall be lawful for any Man to enlist under this Act from such Regiment in manner aforesaid: Provided always, that Ten Days Notice shall, from time to time, be given to such Commanding Officer, and by him to his Regiment, of the several Days or Periods so to be appointed for enlifting previous to each such Period, and that there be an Interval of Fourteen Days at least between each such Period of Three Days.

XII. And be it further enacted, That to foon as the Number of Number enlifted Private Men to be enlifted from either of such Regiments shall have been ascertained in manner by this Act directed at each of fuch respective Periods as aforesaid, the Commanding Officer of such Regiment is hereby required to discharge all such Private Men so to be enlisted from the Militia; and every such Private Man so mall, if approved, discharged as aforesaid, shall, if approved by the Officer to be ap-

pointed

painted by His Majesty for that Purpose, immediately belong to the be attested for Regiment into which he shall have declared or shall declare his In. Regular Service. tention to enlish, if he shall have enlished into any Regiment of His Majesty's Regular Forces specified in His Majesty's Orders, or shall belong if he shall not have enlisted into any such Regiment as an enlitted Soldier in His Majesty's Regular Forces, and every such Man shall be thereupon immediately attested for such Service in His Majesty's Regular Forces, and shall (as soon as conveniently may be) be transferred to some Officer of the Regiment into which he shall have enlisted, or such Officer of His Majesty's Regular Forces as His Majesty may have appointed to receive Men enlisted under this Act.

XIII. And he it further enacted, That the Commissioners of Lieu- Lieutenancy to tenancy of the City of London shall within Ten Days after the receiv- transmit to ing of any Order for that Purpole from His Majesty, signified by His Majesty's Secretary of State, transmit to His Majesty's Privy Conneil an accurate Account, in Writing, of the Number of Persons that shall have been discharged from the said London Militia and enlisted as aforesaid under this Act, which Account shall, in all cases where the same may be necessary, be transmitted by the Commanding Officer of each Regiment of such Militia to such Commissioners as aforesaid for that Purpose.

XIV. Provided always, and be it further enacted, That no Private No Person un-Militia Man shall be entitled to enlist under this A& who shall be in der Confine-Confinement under any Sentence of any Court Martial, or with a View ment, entitled to being tried by any Court Martial, until he shall have suffered the Sentence of such Court Martial, or shall have been acquitted, or until fered Sentence such Sentence shall have been remitted; and that no Private Militia of Court Mar-Man shall be entitled to his Discharge or to enlist under this Act tial, &c. who shall have been sentenced to any Punishment by any Court Martial for any Offence committed within the Space of Three Calendar Months next before the time of his so offering to enlist, unless he shall obtain the Consent of the Commanding Officer of the Regiment of Militia in which he shall be serving at the time of his

being defirous of enlifting as aforefaid. XV. Provided always, and be it further enacted, That it shall be Serjeants and lawful, with the Confest of the Officer commanding either of the Corporals may faid Regiments, for any Number of Serjeants and Corporals, not exceeding the Propertion of One Serjeant and One Corporal for every Twenty Men enlifting from such Regiment, to enlift in like manner and at such Periods as Part of the said Quota into His Majesty's Regular Forces; and if any greater Number of Serjeants and Corporals, than such Proportion as aforesaid, shall be desirous of enlisting as afore-

faid, fuch Number shall be reduced by Ballot to the Number autho-

rized to enlift.

XVI. Provided also, and he it further enacted, That nothing in Act not to quathis A& contained shall authorize any Officers appointed by His thorize enlisting, Majefty to enlift and receive Militia Men under this Act, or any Commanding Officer or other Officer or Non Commissioned Officer of any not duly dis-Regiment as aforefaid, or other Person, to enlist or persuade to enlist charged. or receive any Militia Men, other than such as shall have been duly discharged by the Colonel or Commanding Officer of the Regiment of Militia to which the Person desirous of enlisting shall belong; and if any Officer shall enlist, or attempt to enlist any London Militia Man,

Privy Council an Account of Number discharged, &c.

to enlift until he

or persuading to enlift, any Man

fuch

On Production

to Commanding

Officer of Certi-

having been cn-

ficates of Men

lifted, Names discharged from

Lift of Men

ferving.

such Man shall not be permitted to enter into the Regiment to which

the Officer persuading him to enlist may belong.

XVII. And be it further enacted, That upon the Production to the Colonel or Commanding Officer of either of the Regiments of London Militia of a Certificate, under the Hand of any Justice of the Peace of any County in Great Britain, or of any Magistrate of any City, Borough, Town or Place therein, of any Private Man belonging to the Militia having voluntarily enlisted and been attested for His Majesty's Regular Forces as aforesaid (which Certificate every such Justice or Magistrate and Officer respectively is hereby required to give gratis), such Colonel or Commanding Officer is hereby required to cause the Person named in such Certificate to be discharged from the List of Militia Men serving for the City of London, provided that the Number of Men authorized by this Act to enlift shall not have

previously enlisted.

+ Sic. Adjutants of Militia to transmit Returns of Men who have enlifted under Act to Commission oners of Lieute nancy, who shall transmit to Overfeers of the Poor an account of Privates to enlifted.

XVIII. And be it further enacted, That the Adjutant of each fuch Regiments + of Militia, shall, after the Commencement of every enlisting of Men under this Act, and until the whole Number of Men allowed to enlift from his Regiment shall have enlisted, at the End of every Week after each Period of enlisting in each Year, transmit to the faid Commissioners of Lieutenancy an accurate Return of all the Private Men who shall have enlisted under this Act, specifying therein the Christian and Surname of each Private Man, and the Ward and Parish or Place to which he is allotted, or for which he was serving at the time of such enlisting; and the said Commissioners of Lieutenancy shall immediately, upon the Receipt of such Returns, transmit to the respective Overseers of the Poor, or Governors or Managers thereof, an Account of the Men allotted to or ferving for their respective Parishes or Places who shall have enlisted under this Act, and all Allowances payable to the Wives and Families of any such Private Men shall cease from the time such enlisting shall have taken · place.

His Majetty may direct Number permitted to enlift in any Year, to transfer Services to Europe, or to enlift in Companies.

XIX. Provided always, and be it further enacted, That in any voluntary. Offer from the London Militia, which may be ordered by His Majesty, by virtue of this Act, for the Year One thousand eight hundred and fourteen, or any succeeding Year, it shall be lawful for His Majesty, if he shall think sit, to order and direct that the Number so permitted to enlist into the Regular Forces, from the said London Militia, may transfer their Services into that Part of the London Militia serving in Europe, under the Provisions of the said last recited Act (a) of this present Session of Parliament, or may enlist as Companies, or Parts of Companies, under the Provisions of this Act, and in the manner hereinbefore prescribed with regard to the specific Quota which each of the faid Regiments is by this Act required to

Persons enlisting of Commanding

Officer.

(a) [c. 17. ante.] XX. Provided always, and be it further enacted, That no Person without Consent serving in the London Militia, who shall be usually employed as Adjutant's Clerk or Regimental Clerk, or as a Drummer, or as a Musician in the Band of the Regiment to which he shall belong, or shall be usually employed as an Armourer in such Regiment, shall be entitled to his Discharge, or to enlist into the Regular Forces as Part of a Company, or in an Enlistment for the Year One thousand eight hundred and fourteen, or any succeeding Year, under this Act, unless he **Dall**  shall obtain the Consent for that Purpose of the Commanding Officer

of the Regiment in which he shall be then serving.

XXI. And be it further enacted, That it shall be lawful for the Commanding Commanding Officer of either Regiment of London Militia to refuse, Officers may reto discharge any Private Militia Man who shall desire his Discharge for the Purpole of being enlisted into the Regular Forces, as Part of a Company, or in an Enlistment for the Year One thousand eight. hundred and fourteen, or any succeeding Year, under this Act, upon aftigning in Writing to the General Officer commanding in the District within which such Regiment of Militia shall be quartered, or to the Adjutant General of His Majesty's Forces, where there shall not be such General Officer as aforesaid, such Cause for his Refusal as shall be deemed sufficient by such General Officer or Adjutant General, as the case may be.

XXII. Provided always, and be it further enacted, That if any Persons dis-Person discharged from the London Militia for the Purpose of being charged resuling enlisted into His Majesty's Regular Forces as Part of a Company, or in an Enlistment for the Year One thousand eight hundred and continue to befourteen, or any succeeding Year, under this Act, shall notwithstand- long to Regiing refuse to enlist pursuant to any Declaration of being desirous to ment from which enlist, so made by him as aforesaid, or shall not be approved of by the discharged. Officer appointed by His Majesty for that Purpose, then and in every fuch case such Person shall continue to belong to the Regiment of London Militia from which he shall have been so discharged for the Purpose of enlisting as aforesaid notwithstanding any such Discharge.

XXIII. And be it further enacted, That every Person who shall No Person be enlifted to serve in any Regiment so named and appointed as afore- drafted from faid, as Part of a Company, or in an Emlistment for the Year One which enlisted. thousand eight hundred and fourteen, or any succeeding Year, shall ferve in the Regiment in which he shall have originally enlisted to ferve, and in no other Regiment whatever; and no Person enlisting in any such Regiment shall on any Account or Pretence whatsoever be drafted into or serve in any other Regiment without his Consent, except in some Garrison or Veteran Battalion, in case it shall be necessary or expedient to transfer such Person into any Garrison or Veteran Battalion, on account of his being disabled, or for any other sufficient Cause; and every such Person may also be transferred from one Battalion to another of any Regiment in which he may be ferving.

XXIV. And, for replacing the Number of Men hereinbefore allowed to enlift by Companies or Parts of Companies, and annually, into the Regular Forces out of the London Militia, be it further enacted, That there shall be raised from time to time, in manner Men raised to hereinafter mentioned, a Number of Private Militia Men, equal to replace those enthe Number of Rank and File, as shall enlist into His Majesty's listed in manner Regular Forces, as well in Companies or Parts of Companies, as annually, by virtue of this Act.

XXV. And be it further enacted, That it shall be lawful for His His Majesty Majesty, when it shall appear to His Majesty to be necessary for the may order Men more speedily completing the Number of Men to be raised for the to be raised by Militia, from time to time, under the Provisions of this Act, to order for Militia. and direct, under an Order of His Majesty in Council, that the Commissioners of Lieutenancy of the City of London, or the Colonels or Commanding Officers of the Two Regiments of Militia, and the Commissioned Officers, Adjutants, Quarter Masters, Staff M 3 Serjeants,

fule to discharge Men upon infficient cause.

to enlist, or not approved of, to

alter mentioned.

Serjeunts, Non Commissioned Officers and Drummers of the London Militia, duly authorized by their Commanding Officers for the time being, or by other proper Order or Warrant, by Beat of Drum or otherwise, in the Counties of Middlesex, Essen, Surry and Kent, or any of them, to raise Volunteers for the Regiments of London Militia, for the completing the Number of Men required to be raifed and enrolled under the Provisions of this Act, and to direct that the raising of Men by the City of London, under the Provisions hereinafter contained, shall either cease or proceed together with such railing or enrolling of Men, by Beat of Drum or otherwise, as aforefaid, and every Volunteer so raised as aforesaid, shall take the following Oath; videlicet,

Volunteers to take Oath.

Oath.

. T A. B. do fincerely promise and swear, That I will be faithful and bear true Allegiance to His Majesty King George, his Heirs and Successors, and that I will faithfully serve in the London Militia during the Term of Five Years, and thenceforth during the Remainder of the War, and until the Expiration of Six Months after the Termination thereof, to be reckoned from the Ratification of any Definitive Treaty of Peace, unless I shall be sooner discharged.

Enrolled.

And every Man taking such Oath shall be enrolled to serve in the London Militia according to the Terms of such Oath, and such several Enrolments shall take place, and such Oaths shall be administered in the manner in the said Acts of the Thirty sixth and Thirty minth Years of the Reign of His present Majesty directed with respect to the Men raised by virtue of those Acts; or by any Justice of the Peace, or Deputy Lieutenant for the County in which fuch Volunteers shall have been raifed, or in which the Regiment for which he shall have been raised shall be at the time of his joining such Regiment.

36 G.3. c.91. 39 G. 3. c. 82.

XXVI. And be it further enacted, That the Colonels or Com-Officers to trans- manding Officers for the time being, of the Regiments of Militia for which any Men shall be so raised as aforesaid, shall, at the Expiration of every Month from the Commencement of enlifting fuch Volunteers as aforefaid, transmit to the Commissioners of Lieutenancy of the City of London, a Certificate of the Number of Men raifed for their respective Regiments, seconding to the Form in the Schedule to this Act annexed marked (A.)

Commanding mit Certificates of Men raised to Lieutenancy.

Bounty paid under such Regulations as His Majesty shall direct.

XXVII. And be it further enacted, That a Sum not exceeding Twelve Guineas, shall be allowed and paid in respect of every Man who shall be provided or raised for the London Militia as a Volunteer by Beat of Drum or otherwise, under the Provisions hereinbefore contained, and such Part of such Sum shall be applied towards the Expences of procuring the Volunteer, and the remaining Part as a Bounty to the Volunteer, and fuch Bounty shall be paid or applied to the Use of every such Man, at such Times and Places, and in fuch Proportions, as to any Advance of any Part thereof, and in fuch manner, and under and subject to such Regulations and Restrictions as His Majesty shall, by any Order of His Principal Secretary of State, by any Regulations from time to time made in that behalf, be pleased to order and direct, and it shall be lawful for the Lords Commissioners of His Majesty's Treasury, or any Three or more of them, to order any Receiver General in England to advance and pay any Sum or Sums of Money for or in respect of any fuch Bounties, or any Advances in respect thereof, as may be neceffary,

ceffary, out of any Public Monies in their Hands, or received or receivable by them, out of any Rates and Duties under the Management of the Commissioners for the Assairs of Taxes, and all Monies paid under any fuch Orders as aforefaid shall be good and valid, and be allowed to all fuch Receivers General in their Accounts.

XXVIII. And be it further enacted, That of the Number of His Majesty Persons to be raised for the London Militia, under this Act, it shall be lawful for His Majesty to direct that such Proportion as He shall to be enlisted think fit, not exceeding One Fourth Part of the whole Number of Persons to be raised within the same Year, shall consist of Boys of the Age of Fourteen Years and upwards, of such Height as His

Majesty may direct, who shall be raised by Beat of Drum.

XXIX. And be it further enacted, That all the Provisions con- Mutiny Act as tained in any Act of Parliament in force for the Punishment of Mu- to enlitting extiny and Defertion; and the better Payment of the Army and their Quarters, in relation to the enlifting any Men for His Majesty's Army, Drum for Lonshall, so far as the same can be made applicable to the Men enlisted don Militia. for the London Militia, be applied and used and put in force by all Justices of the Peace and others, and all Persons authorized to raise Men by Beat of Drum for the London Militia, and the preventing Frauds and absconding by Persons enlisted, and for the Protection of Men having hastily enlisted, as fully and effectually as if all such Provisions were repeated and re-enacted as to the raising of Men by Beat of Drum for the London Militia.

XXX. And be it further enacted, That all Provisions contained Mutiny Act rein any Act in force for the Punishment of Mutiny and Desertion; liting to Apprenand the better Payment of the Army and their Quarters, in relation to tices extended to the enlisting of Apprentices, and the claiming of Apprentices by their Masters, and the Punishment of any Apprentices, and the Liability to Service after the Expiration of the Indentures, and all other Provisions in any such Act in relation to Apprentices or their Masters, thall, from and after the passing of this Act, extend to all Apprentices who shall enlist or enrol themselves as Volunteers in the London Militia, and the Masters of such Apprentices, as fully and effectually as if the same were severally and separately repeated and re-enacted in this Act.

XXXI. And be it further enacted, That no Allowance to the Allowance to Wives and Families of London Militia Men granted by the said Acts Families. of the Thirty fixth and Thirty ninth Years of His present Majesty, hall be granted to the Wife or Family of any Man who shall be raised to serve in the London Militia by Beat of Drum, under the Provisions hereinbefore contained, but all Allowances to be granted under the faid Acts, or either of them, to the Wives or Families of any Men raised after the passing of this Act, shall be confined to the Wives or Families of Men raised by the City of London, in manner hereinaster mentioned.

XXXII. And be it further enacted, That it shall be lawful for Men raised to His Majesty to order and direct that a Number of Men shall be raised replace those for the London Militia by the City of London, equal to the Number enlisted by Wards to whom of Men who shall from time to time enlist into His Majesty's Re-such were algular Forces, as well in Companies or Parts of Companies as an-letted. nually by virtue of this Act, and such Men shall be raised and supplied by the several Wards within the said City of London, and the Liberties and Precincts within the same, to whom, from time to

may direct Boys

tended to Men raised by Beat of

36 G. 3. c. 92. 39 G. 3. c. 82.

C.38.

time, the Men who shall have enlisted into His Majesty's Regular Forces, and who shall be directed to be replaced, shall have been allotted or belonged; and so many of such Men shall be raised and supplied by each and every of such Wards, as shall be equal to the Number of Men directed to be replaced who shall have been allotted or belonged to such Ward respectively, in the manner by the said recited Acts of the Thirty sixth and Thirty ninth Years of the Reign of His present Majesty described in relation to providing Men for the faid Militia of the City of London; and for that Purpose all the Powers, Provisions, Rules, Regulations, Pains, Penalties, Forfeitures, Bounties, Clauses, Matters and Things contained in the said Acts, as 'far as the same are applicable, and are not hereby altered, varied or repealed, shall be applied and practised for the Purpose of raising the Men directed to be raifed by this Act, in as full and ample a manner as if the said Powers, Provisions, Rules, Regulations, Pains, Penalties, Forfeitures, Bounties, Clauses, Matters and Things were again repeated and enacted in this Act.

XXXIII. And be it further enacted, That the Commissioners of Lieutenancy for the City of London, and the Mayor, Aldermen and Common Council of the faid City, and all Constables therein, shall refpectively have full Power and Authority, and are hereby authorised and empowered and required, from time to time, to raise and provide the Number of Men by this A& directed to be raised, and to do all Acts, Matters and Things necessary for carrying this Act into Execution, in like manner, and as fully and effectually as they are respectively authorized, empowered or required to carry into Execution the said Acts of the Thirty fixth and Thirty ninth Years of His

present Majesty.

Lieutenancy to iffue Precepts for raising Men.

Lieutenancy to act in railing

and same man-

ner as in raising

Men for London Militia.

Men in such

XXXIV. And be it further enacted, That Courts or General Meetings of the Commissioners of Lieutenancy of the said City of London shall be held in the said City of London, from time to time, as often as Occasion shall require, and at such Courts or General Meetings the Commissioners of Lieutenancy, or such of them as shall be present at such Meeting, shall issue Precepts for the raising fuch Men, by this Act directed to be raised in the said several Wards, in the manner in the faid Acts of the Thirty fixth and Thirty ninth Years of the Reign of His present Majesty directed, and such Men shall be respectively raised and provided in the said Wards within Twenty eight Days after the issuing of such Precepts.

Ten Guineas to he allowed to Wards by His Majesty for every Man

XXXV. And be it further enacted, That a Sum of Ten Guineas shall be allowed by His Majesty in respect of every man who shall be provided or raised for the London Militia under the Provisions lastly hereinbefore contained, and shall be paid into the Chamber of London railed under Act. to the Account of the Commissioners of Lieutenancy, and shall be applied in manner hereinafter mentioned, and it shall be lawful for the Lords Commissioners of His Majesty's Treasury, or any Three or more of them, to order any Receiver General in England to advance and pay any Sum or Sums of Money for or in respect of any fuch Allowances, or any Advances with respect + thereof that may be necessary, out of any Public Monies in their Hands, or received, or receivable by them, out of any Rates and Duties under the Management of the Commissioners for the Assairs of Taxes, and all Monies paid under any such Orders as aforesaid shall be good and valid, and be allowed to all fuch Receivers General in their Accounts.

+ Sic.

XXXVI. And be it further enacted, That such Sum of Money Money which as the Commissioners of Lieutenancy shall from time to time think Lieutenancy necessary (together with the Allowances to be made by His Majesty as hereinbefore is mentioned) for providing for the London Militia by Wards, in the Men required to be provided by the faid City of London by virtue time Proporof this Act, shall from time to time be provided and raised by all the tions as they feveral Wards of the said City, and the Liberties and Precincts raise Men. within the same, in such or the like Proportions as the Number of Private Men in the said London Militia was by the said Act of the Thirty fixth Year of the Reign of His present Majesty required to be raised.

thall think necesfary, railed

XXXVII. And be it further enacted, That the faid Commis- Lieutenancy to fioners of Lieutenancy at their Courts shall, and they are hereby iffue Precepts to required from time to time as and when they shall think it necessary, raise Money, to iffue Precepts to the Aldermen, Deputies and Common Councilmen of the said several Wards of the said City, and the Liberties thereof, requiring them to cause the Proportions of the Sum of Account of Money for the time being, thought necessary to be raised as afore- Commissioners, faid, hereinbefore appointed to be raised in their respective Wards to be provided; and the Aldermen or Deputies and Common Councilmen, manner as of the several Wards aforesaid, or the major Part of them, shall pro- Monies for vide the Proportions of the Sum of Money directed to be raifed in raifing Men. their respective Wards, and shall, within Twenty eight Days next after the issuing of the said Precepts, pay the same into the Chamber of the City of London to the Account of the said Commissioners of Lieutenancy, to be applied as hereinafter is mentioned; and for raising fuch Proportions of fuch Sums of Money the Aldermen, Deputies and Common Councilmen of the faid feveral Wards, or the major Part of them, shall from time to time when and as often as Occasion shall require, make such and the like Rates, and upon such or the like several and respective Bodies and Persons within their respective Wards as they were authorized and required to make by the said Acts of the Thirty fixth and Thirty ninth Years of the Reign of His present Majesty, for providing the Men thereby required to be raised, and shall levy or cause the same Rates to be levied accordingly; and all the Powers, Provisions, Rules, Regulations, Pains, Penalties, Forfeitures, Clauses, Matters and Things contained in the said Acts of the Thirty fixth and Thirty ninth Years of the Reign of His 36 G. 3. c. 92. present Majesty in relation to the Rates thereby directed to be made, 39 G. 3. c. 82. shall, so far as the same are applicable and are not hereby altered, varied or repealed, shall + be applied and practised for the Purpose of making and levying the Rates to be made by virtue of this Act in as full and ample a manner as if the said Powers, Provisions, Rules, Regulations, Pains, Penalties, Forfeitures, Clauses, Matters and Things were again repeated and enacted in this Act.

and Wards to pay it into Chamber to and to levy it by Rates, in fame

XXXVIII. And be it further enacted, That the said Allowances or Sums of Ten Guineas, and the faid Sums of Money to be, from time to time, paid by the said several Wards into the Chamber of the City of London by virtue of this Act, shall be applied in defraying the Expences of providing the Men by this Act required to be raifed by the faid City of London, and for that Purpose shall be paid, from time to time, by the Chamberlain of the said City of Loudon, in such manner, and at such times, as the said Commissioners

by their Order or Precept shall direct; and such Precepts or Orders

Monies in Chamber applied in raising Men, as directed by Lieutenancy.

of the said Commissioners shall be sufficient Authority to the said Chamberlain for the Payment of such Monies, or so much thereof, as in such Precepts or Orders shall be directed to be paid.

Enrolment of Men raised under Act. XXXIX. Provided always, and be it further enacted, That every Man raised and provided by the said City of London, by virtue of the Provisions lastly hereinbefore contained, shall take such and the same Oath, and shall be enrolled in such and the same manner, as hereinbefore is directed, with respect to the Men to be raised by virtue of this Act by Beat of Drum; any thing in the said Acts of the Thirty sixth and Thirty minth Years of the Reign of His present Majesty, or hereinbefore contained to the contrary thereof notwithstanding.

Men raifed subject to London
Militia Regulations (except as particularly provided by Act).

XL. Provided always, and be it further enacted, That all the Men raised by the City of London, under the Provisions lastly hereinbefore contained, shall be subject to all the Provisions and Regulations contained in the said Acts of the Thirty sixth and Thirty ninth Years of the Reign of His present Majesty, in relation to Men enrolled for the London Militia (except in such cases as are in this Act particularly specified), and shall be entitled to all such Privileges and Immunities, and to such Provisions for their Wives and Families, as they would have been entitled to if enrolled in the manner mentioned by the said Acts.

Lieutenancy to apportion Men raifed by Beat of Drum among Wards.

XLI. And be it further enacted, That it shall be lawful for the Commissioners of Lieutenancy, and they are hereby required at some General Meeting which shall be held for that Purpose, on or before the First Day of February in every Year, to apportion and distribute the Men raised by Beat of Drum under this Act to fill up any Vacancies which may have been occasioned in the Number of Men allotted and belonging to any Ward, by enlifting into the Line or otherwise, and in like manner to apportion and distribute any Excess of Men raised by Beat of Drum, over and above the Number of fuch Vacancies in the several Wards where Vacancies may have arisen by reason of the Discharge of Men whose Period of Service may have expired, and it shall be lawful for the Commissioners of Lieutenancy, at any General Meeting to be held for that Purpole, to after from time to time any such Apportionments and make any new and further Apportionments or Distributions, and place any Men for apportioned or distributed, or applied as aforesaid, to any other Wards, in case it shall appear to be necessary for the making a just Distribution of the Men to raised by Beat of Drum as aforesaid; and all such Apportionments and Distributions shall be made among the several Wards either by Ballot, and entering upon Lists the Names of the Wards, or otherwise, and in such manner as shall appear to the Commissioners of Lieutenancy, at any such Meeting, most effectually to produce an equal and just Distribution of the Men raised by Beat of Drum among the Wards, and the Men entered and placed to any Ward under any such Distribution or Apportionment shall thenceforth be deemed to belong to fuch Wards, for the supplying of any Vacancies thereafter, in like manner as if such Men had been provided by fuch Wards respectively.

His Majefty may iffue Orders to Lieutenancy and Commanding Officers for XLII. And be it further enacted, That it shall be lawful for His Majesty, by any Order signified by His Majesty's Secretary of State, at any time, from time to time, during the Execution of this Act, or any Part thereof, to give such Orders and Directions to the said

Commissioners of Lieutenancy, or to the respective Colonels or putting Act into Commanding Officers of the faid Regiments of Militia, as His Majesty shall from time to time think expedient and necessary for the Execution of this Act; and the several Commissioners and Colonels and Commanding Officers aforefaid, shall proceed forthwith, in pursuance of His Majesty's Orders, to do all such Acts as shall be necesfary for the Purpose of carrying such Order into Execution, and for the due Execution of the Provisions of this Act.

XLIII. And, in order that the Rights and Privîleges of the City Not to prejudice of London may not be infringed, be it further enacted, That this Rights of City Act, or any thing herein contained, shall not diminish or be prejudicial of London. to the Rights, Privileges, Immunities and Exemptions to which the Mayor and Commonalty and Citizens of the City of London, or the Freemen, Citizens or Inhabitants of the said City, or the Suburbs and Liberties of the same, or of all privileged Places within the Limits and Precincts thereof, as well within the Liberties as without, are entitled to enjoy by Prescription, A& of Parliament, Charter or Usage; but the said Mayor and Commonalty and Citizens, and the Freemen, Citizens and Inhabitants of the faid City, shall and may continue to enjoy, all and fingular the said Rights, Liberties, Usages, Customs, Privileges, Immunities and Exemptions, in as full, ample and beneficial a manner as if this Act had not been made.

XLIV. Provided always, and be it further enacted, That this Act altered, &c. Act, or any of the Provisions thereof, may be altered, varied or repealed, by any Act or Acts to be made in this present Session of Parliament.

XLV. And be it further enacted, That this Act shalf be deemed Public Act. and taken to be a Public Act, and shall be judicially taken Notice of as fuch by all Judges, Juffices and others without being specially pleaded.

# SCHEDULE to which this Act refers.

# SCHEDULE (A.)

LIST of Perfors enlisted for Militia between Day of and

Day of

The state of the s							
Names of Men.	When enrolled.	When joined.	Place of Residence when enlisted.				
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### CAP. XXXIX.

An Act for raising the Sum of Five Millions, by Exchequer Bills, for the Service of Great Britain, for the Year One thousand eight hundred and fourteen.

[20th December 1813.]

"TREASURY empowered to raise 5,000,000l. by Exchequer "Bills in manner prescribed by 48 G. 3. c. 1. — § 1, 2. Treasury " to apply Money raised. 63. Principal of said Bills charged on " first Supplies of next Session. § 4. Interest of 3 td. per Cent. per " Diem. § 5. Said Bills to be current at the Exchequer after " April 5, 1815. § 6. Bank of England empowered to advance " 5,000,000l. on the Credit of Act, not with-standing 5 & 6W. & M. " c. 20. — § 7.

#### CAP. XL.

An Act to remove Doubts respecting the Payment of Drawback on the Exportation of French Wine in certain Cases.

[20th December 1813.]

53 G. 3. c. 34.

§ 10.

HEREAS by an Act made in the last Session of Parliament, intituled An Att for granting to His Wajesty additional ' Duties of Excise in Great Britain on Tobacco and Snuff, and on French Wines, it is enacted, That every Dealer or Dealers or Seller or Sellers of Foreign Wine who should, on or before the Tenth 4 Day of October One thousand eight hundred and thirteen, have e actually paid in Advance the whole of the Additional Duties by the said Act imposed on any French Wine which should have been found on the first actual Survey by the proper Officer or Officers of Excise, after the Thirtieth Day of March One thousand eight ' hundred and thirteen, in his, her or their Stock, Custody or Pos-· session, as in the said Act was mentioned, should be entitled to an

Allowance equal to One Third of such Additional Duties so paid Sch. C. . in Advance as aforesaid; and by the said Act a Drawback of Sixty three Pounds, and so in Proportion for any greater or less Quantity, was allowed for every Tun of French Wine imported ' into Great Britain, for which all the Duties imposed for or in refpcct thereof should have been paid, and which should be duly ex-' ported as Merchandize from or out of the entered Stock of any Dealer or Dealers, or Seller or Sellers of French Wines: And whereas Doubts have arisen whether, under or by virtue of the said ' recited Provisions, the Drawback of Sixty three Pounds for every 'Tun of such French Wine, and so in Proportion for any greater or less Quantity so exported from or out of such entered Stock, is onot payable for or in respect of such Wine whereon the said recited 4 Allowance has been received for the said Additional Duties so paid in Advance;' Now, to obviate and remove all fuch Doubts, be it enacted and declared by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That no Drawback exceeding the Amount of the said Additional Duty actually paid and retained in the Hands of His said Majesty, for or in respect of any such Wine,

Drawback not to exceed additional Duty.

shall be paid or allowed on the Exportation of any such Wine; any thing in the said Act contained to the contrary in any wise notwithstanding.

#### CAP. XLI.

An Act to continue until the First Day of July One thousand eight hundred and fourteen, an Act made in the Forty ninth Year of His present Majesty's Reign, to suspend the Importation of Britisb or Irish-made Spirits into Great Britain and Ireland respectively. [20th December 1813.]

TITHEREAS an Act was made in the Forty ninth Year of Hi<sup>8</sup> 49 G. 3. c. 8. present Majesty's Reign, intituled An Att to suspend the Im-· portation of British or Irish made Spirits into Great Britain or Ireland respettively, until the First Day of June One thousand eight hundred e and nine; and by an Act made in the last Session of Parliament, fintituled An Att to continue, until the Thirty first Day of December 53 G. 3. c. 7. · One thousand eight hundred and thirteen, an A& made in the Forty e ninth Year of His present Majesty, to prohibit the Distillation of · Spirits from Corn or Grain in the United Kingdom, and another AA, · made in the Forty ninth Year of His present Majesty, to suspend the 4 Importation of British or Irish-made Spirits into Great Britain and · Ireland respectively, and to continue the Duties on Worts or Wash · made from Sugar in Great Britain, and the Duties on Spirits made from Sugar in Ireland, it was, amongst other things, enacted, that all the Powers and Provisions of the said recited Act of the Forty e ninth Year of His Majesty's Reign (except as in the said Act of the Fifty third Year of His Majesty's Reign is excepted), should be continued until Four Calendar Months after the Expiration of • the time which should or might be fixed under the Authority of · the said Act of the Fifty third Year of His Majesty's Reign for • prohibiting the Distillation of Spirits from Grain in Great Britain: • And Whereas it is expedient that the faid recited Act of the Forty In ninth Year of His Majesty's Reign should be further continued for 4 the Purpose of affording sufficient time for making effectual Pro-• visions for regulating the Intercourse between Great Britain and Ireland, in relation to Spirits the Manufacture of either Country; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all the Powers and Provisions in the faid Act of the Forty ninth Year of His Majesty's Reign contained 49 (except as in the faid recited Act of the Fifty third Year of His (except as in Majesty's Reign is excepted) shall continue and be in force, from and is excepted) after the passing of this Act, until the First Day of July One thou. continued. fand eight hundred and fourteen.

II. And be it further enacted, That the said recited Act of the Acts amended, Forty ninth Year of His Majesty's Reign and this Act may be &c. amended, altered or repealed by any Act or Acts to be made in this

present Session of Parliament.

**§** 3.

C, 42.

# CAP. XLII.

An Act to repeal an Act of the Fifty second Year of His present Majesty, for the Punishment of Persons destroying Stocking or Lace Frames, or any Articles in such Frames, and to make other Provisions instead thereof.

[20th December 1813.]

52 G. 3. c. 16.

TITHEREAS an Act was passed in the Fifty second Year of His present Majesty's Reign, intituled An Att for the more exemplary Punishment of Persons destroying or injuring any Stocking e or Lace Frames, or other Machines or Engines used in the Frame-· work Knitted Manufactory, or any Articles or Goods in such Frames or Machines; to continue in force until the First Day of March One thousand eight hundred and fourteen a And Whereas it is expedient that the said Ast should be repealed and other Provifigns made instead thereof; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, the said recited Act shall be repealed, and the fame is hereby repealed, fave and except as to any thing done before the passing of this Act, with respect to which the said Act shall remain and he in full Force and Effect as if this Act had not been made.

repealed.

Convicted of cutting or deftroying Framework Knitted
Pieces, &c. or
Machines used
in such Manufacture.

Hundred.

II. And he it further enacted, That, from and after the passing of this Act, if any Person or Persons shall, by Day or by Night, enter by Farce into any House, Shop or Place, with an Intent to cut or destroy any Framework Knitted Pieces, Stocking or Lace, or other Articles or Goods, being in the Frame or upon any Machine or Engine thereto annexed, or therewith to be used or prepared for that Purpose, or with an Intent to break or destroy any Frame, Machine, Engine, Tool, Instrument or Utensil, used in and for the working and making of any such Framework Knitted Pieces, Stockings, Lace or other Articles or Goods in the Hossery or Framework Knitted Manufactory, or shall wilfully or maliciously, and without having the Confent or Authority of the Owner, destroy or cut with an Intent to destroy or render useless any Framework Knitted Pieces. Stockings, Lace or other Articles or Goods, being in the Frame or upon any Machine or Engine as aforefaid, or prepared for that Purpose, or shall wilfully and maliciously, and without having the Confent of Authority of the Owner, break, destroy or damage with an Intent to destroy or render useless, any Frame, Machine, Engine, Tool, Instrument or Utensil, used in and for the working and making of any fuch Framework Knitted Pieces, Stockings, Lace or other Articles or Goods in the Holiery or Framework Knitted Stocking, or Framework Lace Manufactory; or shall wilfully and malicionsly, and without having the Consent or Authority of the Owner, break or destroy any Machinery contained in any Mill or Mills used or any way employed in preparing or Spinning of Wool or Catten, or other Materials for the Use of the Stocking or Lace Manufactory; every Offender being thereof lawfully convicted shall be adjudged guilty of Felony, and shall be transported for Life, or for such Term of Years not less than Seven Years, as the Judge before whom such Offender Transportation.

shall be tried in his Discretion shall adjudge and direct.

III. And be it further enacted, That this Act may be altered, Act altered, &c. amended or repealed by any Act or Acts to be passed in this Session of Parliament.

# CAP. XLIII.

An Act to vest in Trustees certain Messuages, Lands, Tenements and Hereditaments, for extending the present Lines and Works, and for erecting other Works and Buildings at and near Portsmouth and Hilsea, in the County of Scuthampton.

[20th December 1813.]

HEREAS, for better securing His Majesty's Docks, Ships of War, and Stores at Portsmouth it is necessary of War, and Stores at Portsmouth, it is necessary to extend the present Lines and Works, and to erect other Works and Buildings at and near Portsmouth and Hilsea, and in order there unto to purchase the Messuages, Lands, Tenements and Hereditaments hereinaster mentioned: And Whereas the said Mes-· suages, Lands, Tenements and Hereditaments are or may be vested in or belong to Infants, Femes Covert, Trustees, or other Perfons, who by Law are disabled to make any Contracts or Con-• veyances; in all which cases, as also when any Owner or other · Persons entitled to or interested in the same, designing to obstruct \* the Rublic Service, or to make any unreasonable Gain to themselves, infift on extravagant Rates, it will be necessary to have Recourse to the same Methods that have been taken in cases of the like s nature; To the end therefore that the true and real Value of the faid Estates, Rights and Interests may be ascertained, and the Owners and Proprietors thereof, or Persons entitled thereto, may have a just and reasonable Satisfaction for the same; be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all and fingular the Messuages, Lands, Tenements and Here- Premises speciditaments specified in the Two Schedules hereunder written, or here- fied in Schedules unto annexed, marked (A.) and (B.), shall be, and the same are (A.) and (B.) hereby vested in the Right Honourable Charles Abbot, William Chute Esquire and Thomas Freeman Heathcote Esquire, their Heirs and Assigns; In Trust nevertheless for such Person or Persons as at or Ordnauce, &c. immediately before the time of making this Act was or were the Owner or the several and respective Owners thereof, or had any Rights or Intercits therein, according to their several Estates, Rights and Interests in Possession, Reversion, Remainder or otherwise, until such Estates, Rights and Interests respectively shall be adjudged and determined, or Possession thereof taken by the principal Officers of His Majesty's Ordnance, or their Engineers or other Officers acting under their Authority (which they are hereby empowered to do when it shall be found necessary for His Majesty's Service), and until the Purchase Mouies for the same, together with Interest from the time of taking Possession, after the Rate of Five Pounds per Gentum for the Year for the Sum that shall be agreed upon or assessed, as the true Value thereof, shall be paid; and that the said Purchase Monies shall be paid and applied to such and the same Uses, Intents

vested in Trustces till Possesfion taken by

and Purposes as the said Estates, Rights and Interests so vested in the above mentioned Trustees, were limited and settled previous to the passing of this Act, so far as the Rules of Law or Equity will allow thereof, and that in the mean time, and until such Possession taken, or Payment made as aforesaid, the Rents and Profits of the faid Messuages, Lands, Tenements and Hereditaments shall be paid and applied by the faid Truftees to, and all fuch Rights and Interests shall be held and enjoyed by such Person or Persons as was or were entitled to have, receive, hold and enjoy the same respectively, and in fuch Porportions, Manner and Form as the same were payable, and were held and enjoyed previous to the passing of this Act.

Compensation made out of Money granted by Parliament.

II. And be it further enacted, That such Compensation and Satisfaction as shall be agreed upon, or as shall be found by the Verdict of a Jury, for and in respect of the Messuages, Lands, Tenements and Hereditaments hereby vested, shall be made to all and every the Person and Persons out of any Money already granted by Parliament

Commissioners appointed to alcertain and determine Claims of Owners.

Jury appointed.

for that Purpose. III. And be it further enacted, That, for the better ascertaining the several Owners and Proprietors of and Persons interested in the faid Messuages, Lands, Tenements and Hereditaments, vested by and to be purchased in pursuance of this Act, and the respective Titles, Rights, Interests and Claims of such Owners and Proprietors, and other Persons thereto, it shall and may be lawful to and for His Majesty, by One or more Commission or Commissions, by Letters Patent under the Great Seal of Great Britain, to authorize and appoint any Number of Persons to be Commissioners to hear and determine all Titles, Rights, Interests and Claims, that shall or may be made or fet up to the faid Messuages, Lands, Tenements and Hereditaments, or to any Part or Parcel thereof; which Commissioners so to be appointed, or any Five or more of them, shall and may, and they are hereby authorized and required, in a fummary way, by and upon the Testimony of Witnesses upon Oath (which they or any Five or more of them are hereby empowered to adminifter), or upon the Inspection and Examination of Deeds, Writings and Records, or by the Inquest of Twelve good and lawful Men, to be impannelled and sworn in manner hereinaster mentioned and directed, or by all or any of the faid ways, or otherwife, according to their Discretion, to enquire into, and to proceed, act upon and determine all and all manner of Rights, Titles, Estates, Claims and Interests, and all Controversies, Debates and Questions, which shall happen or arise between any Person or Persons whomsoever, or any other Matter or Thing relating to any of the Premises, or any Part thereof, and shall have Power to send for any Person or Persons, and oblige them to produce their Deeds or Writings upon Oath, relating to any of the same Premises, and also shall and may, by Agreement with the respective Person or Persons that shall be determined to be the Owners and Proprietors of and Perfons interested in the said Messuages, Lands, Tenements and Hereditaments, vested by and to be purchased in pursuance of this Act, or by the faid Inquest of Twelve good and lawful Men, to be impannelled and sworn as aforesaid, enquire into, proceed, act and determine, touching and concerning the true and real Value of the faid Premises, or any Part or Parcel thereof; and the said Commissioners so to be appointed, or any Five or more of them, are hereby

hereby required to cause all their Judgments and Decrees to be entered fairly in Books; which Judgments and Decrees shall expressly mention and specify the respective Messuages, Number of Acres or Parcels of Land, with their several Abuttals and Boundaries, together with the Name or Names of all and every Person and Persons interested respectively in the same, and the Sum or Sums of Money that shall be so agreed for, or assessed by the said Jury, to be paid for the same respectively; which Judgments and Decrees shall be fairly engrossed on Parchment, and certified to the Clerk of The Crown in Chancery, and to The King's Remembrancer in His Majesty's Court of Exchequer; and such Judgments and Decrees, so made as aforesaid, shall be final, and shall conclude all and every Person and Persons, Bodies Politic and Corporate, Ecclefiastical and Civil, their Heirs, Successors, Administrators and Assigns respectively, notwithstanding any Disability or Incapacity what soever; any Law, Statute or other Matter or Thing what soever, to the contrary notwithstanding; Copies of which said Judgments and Decrees shall be laid forthwith before both Houses of Parliament, that full Compensation and Satisfaction may be made to the feveral Owners and Proprietors of and Persons interested in the

faid Messuages, Lands, Tenements and Hereditaments.

IV. Provided always, and be it further enacted, That the said Corporations and Commissioners so to be apppointed, or any Five or more of them, Incapacited Pershall and may, and they are hereby authorized and empowered to fons may treat. treat and agree with all or any of the Owners or Proprietors of and Persons interested in the said Messuages, Lands, Tenements and Hereditaments, for the absolute Purchase thereof, and of all Estates, Rights and Interests therein; and it shall and may be lawful for all Bodies Politic or Corporate, Ecclefiaftical or Civil, and all Feoffees or Trustees for Charitable or other Public Purposes, and for all Tenants for Life, and Tenants in Tail, and for the Husbands, Guardians, Trustees, Committees or Attornies of such of the Owners or Proprietors of or Persons interested in any of the said Messuages, Lands, Tenements or Hereditaments as shall be Femes Covert, Infants, Lunatics, Idiots, Persons beyond the Seas, or otherwise incapable of acting for themselves; and for all and every other Person and Persons whomsoever, not only for and on Behalf of themselves, their Heirs and Successors, but also for and on Behalf of their Ceftvi que Trusts, Remainder Men, or other Person or Persons, to contract and agree with the said Commissioners, or any Five or more of them, for the Sale of all or any of the said Messuages, Lands, Tenements and Hereditaments, Rights and Interests, for the Purpose aforesaid; and all such Contracts and Agreements shall be valid and effectual in the Law, to all Intents and Purposes whatsoever, and all Bodies Politic and Corporate. Ecclesiastical and Civil, and all Persons whomsoever, are hereby indemnified for what they or any of them shall do in pursuance of this Act; but if it shall happen that any such Body Politic or In case of Refs-Corporate, Ecclesiastical or Civil, Tenant for Life, Tenant in Tail, sal to treat, Hulband, Guardian, Trustee, Committee or Attorney as aforesaid, Matter in or any other Person or Persons interested in such Messuages, Lands, Question settled Tenements or Hereditaments, shall, for the Space of Thirty Days by Jury. next after public Notice in Writing, subscribed by the said Commissioners, or any Five or more of them, shall have been assixed 54 GEO. III.

on the Principal Doors of the Parish Churches of Wienering, Wieley and Portsea, and inserted in the London Gazette; and also (in all cases where the same shall be convenient or practicable) next after Notice shall have been given to the principal Officer or Officers of any such Body Politic or Corporate, or to such Feoffees or Trustees, Tenant for Life, Tenant in Tail, Husband, Guardian, Trustee, Committee or Attorney, or to such other Person or Persons as aforesaid, or left at his or their respective Place or Places of Abode, neglect or refuse to treat or agree, or by reason of Absence shall be prevented from treating or agreeing with the said Commillioners, or any Five or more of them, or shall refuse to accept what they the said Commissioners, or any Five or more of them, shall think a reasonable Recompence or Satisfaction for such Messuages, Lands and Hereditaments, Rights and Interests as aforesaid; then and in every fuch case, the said Commissioners, or any Five or more of them, shall with all convenient Speed proceed to inquire into, ascertain and assess the true and real Value of such Messuages, Lands, Tenements, Hereditaments, Rights and Interests, by the Inquest of Twelve good and lawful Men, or by such other ways and means, and in such manner and form, in all respects whatsoever,

Manner of lummoning Juries.

Oath.

Sheriffs, &c.

as herein is particularly mentioned and directed. V. And be it further enacted, That, for the better carrying into Execution the said Commission or Commissions, by virtue of this present Act to be issued, the said Commissioners so to be appointed, or any Five or more of them, shall and lawfully may, and they are hereby authorized and required, to iffue forth their Warrant or Warrants, under their Hands and Seals, to be directed to the Sheriff of the County of Southampton, thereby commanding him to mapannel, summon and return before the said Commissioners, at such Time and Place as shall be appointed in such Warrant or Warrants, Twenty four good and lawful Men, substantial Gentlemen and Freeholders of the faid County of Southampton, qualified to serve upon Special Juries at the Assizes, who upon their Oaths (which Oaths they the faid Commissioners, or any Five or more of them, are hereby empowered to administer) shall enquire into, and by their Verdict ascertain and affess the true and real Value of such Messuages, Lands, Tenements and Hereditaments, and of the respective Estates, Rights and Interests therein; and the Bid Sheriff is hereby required to impannel, summon and return such Jury as aforesaid, and at the Return of such Warrant or Warrants to attend the said Commillioners with his Bailiffs or Officers, to prove if necessary upon Oath (which Oath the faid Commissioners, or any Five or more of them, are hereby empowered to administer) the summoning the Jurors so to be impannelled and returned; and in case the said Sheriff or his Bailiffs or Officers shall neglect or refuse (being neglecting Duty. duly served with such Warrant or Warrants Fourteen Days or more before the Return thereof) to impannel, summon and return such Jury as aforesaid, or shall not attend the Commissioners with his Bailiffs or Officers at the Return of such Warrant or Warrants as aforesaid, then and in either of the said cases, the said Commissioners, or any Five or more of them, shall and may, and they are hereby authorized and required to impose a Fine upon such Sheriff, Bailiffs and Officers, or any of them to making Default, not exceeding Twenty Pounds, nor less than Ten Pounds for any One Citati

Penalty.

Offence; and if any Person so to be impannelled, summoned and Jurymen returned, shall not appear at the Return of such Warrant or Warrants, neglecting Duty. or, appearing, shall refuse to be sworn for the Purposes aforesaid, or, being fworn, shall depart without the Licence of the said Commissioners, or any Five or more of them, before the Verdict is given, or in any other manner neglect his Duty in the Premises; then and in every fuch case the said Commissioners then assembled or met, or any Five or more of them, may, and they are hereby empowered to fet a Fine upon such Person so offending, and not having lawful Excuse to be allowed by the said Commissioners then sitting, or the major Part of them, not exceeding the Sum of Ten Pounds Penalty. upon any one Person for any Offence, all which Fines the said Commissioners are hereby authorized and required to estreat into His Majesty's Court of Exchequer, to be levied to the Use of His Majesty.

VI. And be it further enacted, That in case a sufficient Jury In default of shall not appear upon the Return of the said Warrant or Warrants sufficient Number to be located in the land of the faid Shoriff to ber of Jurymen, to take the Inquests, it shall be lawful to and for the said Sheriff to Inquest adjournchoose others of the Bystanders, or that can speedily be procured ed. being qualified as aforefaid, and if a sufficient Number cannot be procured, then the faid Commissioners, or any Five or more of them, may adjourn the Inquest to any future Day, not exceeding Fourteen Days, nor less than Four Days, from the Adjournment thereof, and to issue out their Warrant or Warrants for impannelling, summoning and returning an equal Number of Jurors to those so making Default, and thereupon the Jurors who shall have been before returned by the faid Sheriff, and shall have appeared upon such Return, together with those who shall be returned and shall appear upon such Second or any future Warrant and Return or Warrants and Returns from time to time to be issued and made, until a sufficient Jury can be obtained, shall enquire as aforesaid.

VII. Provided always, and be it further enacted, That Twelve Inquest taken, good and lawful Men shall be sufficient to take the Inquest aforesaid; Commissioners and that in case Twelve or more shall appear upon the Return of the Itad Warrant or Warrants, then and in such case the said Commissioners, by virtue of this Act to be appointed, shall proceed to take the faid Inquest, and after the Inquest shall be taken may adjourn to some future Day for making their Judgments and Decrees thereon.

VIII. And be it further enacted, That the faid Commissioners Notice given of by virtue of this Act to be appointed, or any Five or more of them, Meetings of shall cause Notice to be given in Writing of the Days appointed for Commissioners. the Meeting of the faid Jurors as aforesaid, Fourteen Days at the least before any such Meeting, which Notice shall be affixed on the Doors of the Parish Churches of Wymering, Widley and Portsea aforefaid, and shall also cause the same to be published in the London Gazette; and if any Person or Persons shall not appear pursuant to fuch Notice, or shall refuse to shew his, her or their Deeds or Writings relating to the Premises, that then the said Commissioners, or any Five or more of them, and also the said Jury, shall proceed upon the best Information they can then procure or obtain, to make fuch Inquests, Judgments and Decrees as hereinbefore directed; and all fuch Judgments and Decrees being entered and certified as aforesaid shall be final and conclusive.

may adjourn to

After Payment of Purchase Money, Pre miles to vest in Truftees for Ule of His Majesty.

C. 43.

IX. And be it further enacted, That immediately from and after the time that Payment shall be made of the sum and Sums of Money to be agreed for or affesfed by the said Jury, and decreed and adjudged by the said Commissioners to be by virtue of this present Act appointed, or any Five or more of them, to the Owners and Proprietors of and Persons interested in the said Messuages, Lands, Tenements and Hereditaments vested by and to be purchased in pursuance of this Act, or to any or either of them, the Trustees hereinbefore mentioned and their Heirs shall be deemed and adjudged to stand seized of the said Premises respectively, to and for the Use of His Majesty, his Heirs and Successors, for ever freed and discharged of and from all and all manner of Estates, Leases, Rights, Titles, Interests, Claims and Demands whatsoever, which can or may be had, made, or let up in, to, out of, upon or in respect of the same Messuages, Lands, Tenements and Hereditaments, by any Bodies, Politic or Corporate, Ecclesiastical or Civil, or any Person or Persons whomsoever on any account whatever.

Premises to continue charged with Tithes, Land Tax, Poor and other Rates.

X. Provided also, and be it further enacted, That the Messuages, Lands, Tenements and Hereditaments, vested by and to be purchased in pursuance of this Act, which were before the passing of this Act liable to and charged with Tithes, Land Tax, Poor and other Rates, in the respective Parishes wherein the same respectively lie, shall, from the time the same were or shall be taken Possession of as aforesaid, stand and be subject and liable to and chargeable therewith; and that the faid Messuages, Lands, Tenements and Hereditaments so to be charged and chargeable with fuch Tithes, Taxes and Rates, shall, as to so much thereof as shall not be otherwise demised to or occupied by any particular Person, stand and be charged to and in the Name of and to be paid by the Storekeeper of His Majesty's Ordnance for the time being, at Portfmouth aforelaid; and that fuch Storekeeper paying the same shall be repaid and allowed such Sum and Sume of Money as he shall so pay by the Treasurer or Paymaster of His Majesty's Ordnance for the time being, on Demand thereof, who shall be allowed the same in his Accounts; and that in case such Storekeeper so charged and chargeable, therewith shall neglect or refuse to pay any such Tithes, Taxes or Rates charged on him as aforefaid when demanded, that then and in every fuch case the Sum or Sums fo due and claimed for such Tithes, Taxes or Rates, and charged on fuch Storekeeper as aforefaid, shall or may be levied on such Storekeeper so neglecting or refusing to pay the same, by fuch ways and means and in fuch manner as upon any other Occupier of Lands liable to the Payment of any fuch Tithes, Taxes and Rates; any Law, Statute, Custom or Usage to the contrary in any wife notwithitanding.

No Commilfioner liable to Penalties of 24 Car. 2. c. 2. 1 W.& M. Seff. 1. c. %. 13 & t4 W. 3 c. C. 13.

Commissioners not disabled

XI. And be it further enacted. That no Commissioner who shall be so employed in the Execution of this A& shall be liable for or by reason of such Execution to any of the Penalties mentioned in the Act of the Twenty fifth Year of the Reign of King Charles the Second, Chapter the Second, nor the First of William and Mary, Chapter the Eighth, nor the Thirteenth and Fourteenth of William 6.1 G 1. Stat. 2. Third, Chapter the Sixth, nor the First of George the First Chapter the Thirteenth.

XII. Provided always, and be it further enacted, That such Commissioners as His Majesty shall nominate for the Purposes in this Act

mentioned, or any of them, shall not by reason thereof in any sort be from sixting in disabled or disqualified from fitting in the House of Commo s, nor Parliament. their Election thereby become void; any Law, Statute or Usage to the contrary thereof in any wife notwithfanding.

The FIRST SCHEDULE to which this Act refers, marked A.

comprizing the Lands, &c. at or near Hilfea. ALL that Piece or Parcel of Pasture Land, containing by Statute Lands, &c. bo-Measure Twelve Acres Two Roods and Twenty five Perches or longing to thereabouts, belonging to Richard Pittis, fituate, lying and being in the Parish of Wymering in the County of Southampton, on the North Side of the Lake or Channel, belonging to His Majesty, running from Portsmouth Harbour to Langston Harbour, and on the West Side of the Turnpike Road leading from Portsmouth to Loudon; and also all that other Piece or Parcel of Pasture Land, containing by Statute Measure Fourteen Acres and Twelve Perches or thereabouts, also belonging to the said Richard Pittis, adjoining the faid Piece or Parcel of Land hereinbefore described, and bounded on the North by other Land of the said Richard Pittis, on the South partly by the before mentioned Lake or Channel, and partly by Land belonging to His Majesty, on the East by a Strip of Waste Land, belonging to Thomas Thistlethwayte Esquire, as Lord of the Thomas Manor of Wallesworth, adjoining the said Turnpike Road, and on Thislethwayte. the West partly by other Land of the said Richard Pittis, and partly by the faid Harbour of Portsmouth; and also all that the said Strip of Waste Land, containing by St tute. Measure One Rood and Twenty Perches, and also the Messuage erected thereon, with its Appurtenances, belonging to the said Thomas Thistlethwayte, and Andrew now in the Occupation of Arthur Mills, near the South End of Lindegrees, which faid Strip of Land, the Weighing Engine of the Turnpikenow stands, bounded on the North by other Part of the said Waste Land, and a Cottage standing thereon, in the Occupation of Thomas Holland, on the South by Land belonging to His Majesty, on the East by the said Turnpike Road, and on the West by the said Piece or Parcel of Land lattly hereinbefore described; and also all that Messuage or Tenement, with the Outhouses, Garden, Piece or Parcel of Land, and other Appurtenances, containing by Statute Measure One Rood and Thirty two Perches or thereabouts, belonging to Andr w Lindegren Esquire, and now in the Occupation of Charles Browning, fituate, lying and being in the said Parish of Wymering, on the East Side of the said Turnpike Road, together with the small Piece of Waste Land, containing One Rood and Fourteen Perches or thereabouts, on the East Side thereof, Part whereof forms the Way to Land of William Padwick, hereinafter described, and bounded on the North by a Road leading from the faid Turnpike Road to certain Salterns, belonging to James Stead, hereinafter described, on the South by Land belonging to William Garrett Esquire, next hereinafter described, on the East by the faid Turupike Road, and on the West partly by the East End of the Road leading to the said Salterns, and partly by Land belonging to the faid William Padwick; and also all that Messuage or Tenement, with the Outhouses thereunto belonging, now used as a Public N 3

Richard Pittis,

William Garrett.

William Padwick.

James Stead.

William Padwick.

William Friend.

a Public House, called The Horse and Jockey; and also all that Piece or Parcel of Pasture Land adjoining thereto, belonging to the said William Garrett, situate and being on the East Side of the said Turnpike Road, in the Parish of Wymering, containing together by Statute Measure One Acre Three Roods and Twenty three Perches, be the same more or less, and bounded on the North by the said Piece or Parcel of Land and Premises, lastly hereinbefore described, on the South by Land belonging to His Majesty, on the East by Land belonging to the said William Padwick, and on the West by the faid Turapike Road; and also all that Piece or Parcel of Arable Land belonging to the said William Padwick, containing by Statute Measure Nine Acres One Rood and Four Perches or thereabouts, fituate, lying and being in the said Parish of Wymering, and bounded on the North by the Road leading to the said Salterns belonging to the said James Stead, on the South by Land belonging to His said Majesty, on the West partly by the Land and Premises lastly hereinbefore described, and partly by the said small Piece of Waste Land, containing One Rood and Fourteen Perches, and on the East partly by other Land of the faid William Padwick, and partly by the faid Salterns and Pond of the faid James Stead; and also all that Piece or Parcel of Land, containing by Statute Measure One Acre and Thirty five Perches or thereabouts, Part of a Meadow belonging to the faid William Padwick, fituate and being in the faid Parish of Wymering, being of a triangular Form, and bounded on the North by other Part of the faid Meadow, from which the same is intended to be parted off and divided, on the South and East by Land belonging to the said James Stead, and on the West by the Road leading to the faid Salterns of the faid James Stead; and also all that Piece or Parcel of Land, partly Arable, and partly used as a Saltern, together with the Boiling House or Tenements thereon erected, containing together by Statute Measure Ten Acres Two Roods and Three Perches or thereabouts, belonging to the said James Stead, and now in his Occupation, situate, lying and being in the said Parish of Wymering, and bounded as follows; that is to fay, on the North by Land of the faid William Padwick, on the South by other Land of the said William Padwick, next hereinafter described, on the East by Land belonging to William Friend, and on the West by the said Two Pieces or Parcels of Land lastly hereinbefore described; and also all that Piece or Parcel of Pasture Land, containing by Statute Measure Ten Acres Two Roods and Eighteen Perches or thereabouts, belonging to the faid William Padwick, situate, lying and being in the said Parish of Wymering, and bounded on the North by the said Salterns lastly hereinbefore described, on the South by the said Lake or Channel belonging to His Majesty, on the East partly by the said Lake or Channel, and partly by other Part of the faid Salterns lastly hereinbefore described, and on the West partly by Land belonging to His said Majesty, and partly by the said Piece or Parcel of Land belonging to the faid William Padwick, containing Nine Acres One Rood and Four Perches hereinbefore described; and also all those Two Fields or Closes of Pasture or Marsh Land, together with the Tenements, Cottages, Outhouses or Stables erected thereon, containing together by Statute Measure Fifteen Acres One Rood and Fifteen Perches or thereabouts, belonging to the said William Friend, situate and being in the said Parish of Wymering, and bounded on the North

North partly by other Land of the faid William Padwick, and partly by a Road leading into the faid Two Fields or Closes of Land, on the South by the said Lake or Channel of His said Majesty, on the East by Lands of the said Thomas Thistlethwayte called Nore Marsh, and on the West partly by the said Salterns hereinbefore described, and partly by the faid Lake or Channel of His Majesty; and also all thole Four Pieces or Parcels of Land, containing together by Statute Meafure Twenty nine Acres Two Roods and Twenty nine Perches or thereabouts, being Part of the faid Marsh, called Nore Marsh, belonging to the said Thomas Thistlethwayte, situate, lying and Thomas being in the Parish of Wymering aforesaid, and abutted and bounded Thistlethwayte. on the North by other Part of the faid Marsh, on the South by the faid Lake or Channel of His faid Majesty, on the East by Land of James Knight, and on the West partly by Land of the said William Friend, and partly by the said Lake or Channel; and also all that Piece or Parcel of Land, containing by Statute Measure Seventeen Acres Three Roods and Eight Perches or thereabouts, being Part and Parcel of certain Marsh or Pasture Land belonging to the faid James Knight, fituate and being in the faid Parish of James Knight. Wymering, and abutted and bounded on the North by other Lands of the faid James Knight, on the South by the faid Lake or Channel of His said Majesty, on the East partly by the said Lake or Channel, and partly by other Lands of the said James Knight, and on the West partly by the said Lake or Channel, and partly by one of the faid Four Pieces or Parcels of Land lastly hereinbefore described; and also all that other Piece or Parcel of Land containing by Statute Measure Two Acres Three Roods and Twenty five Perches or thereabouts, belonging to the faid James Knight, adjoining the North Part of the Piece or Parcel of Land laftly hereinbefore described, and bounded on the North, East and South by other Land of the said James Knight, and on the West by Nore Marsh aforesaid; and also all those Four several Pieces or Parcels of Pasture Land, containing by Statute Measure Fifty four Acres Three Roods and Two Perches or thereabouts, late belonging to Sir John Carter Knight, deceased, but now to Dame Carter and Sir John Carter. Arthur Atherley Esquire, his Devisees in Trust, situate, lying and being at or near Hilsea, in the said Parish of Wymering, on the South Side of Post Bridge, and on the West Side of the London Turnpike Road, and bounded on the North by Land belonging to His faid Majesty, on the South by Land belonging to John Burrell, on the East partly by other Lands of the said Devisees in Trust, partly by Land of William Goldfinch, partly by Land of John Hellyer Esquire, and partly by Land of Ann Burrell Widow, and on the West by the Harbour of Portsmouth; and also all those Eleven several Closes or Pieces or Parcels of Land, containing together by Statute Measure Sixty seven Acres and Thirteen Perches or thereabouts, belonging to the faid John Burrell, situate, lying John Burrell. and being on the South Side of the Pieces or Parcels of Land lastly hereinbefore described, and adjoining each other, situate, lying and being in the said Parish of Wymering, and in the Parish of Portsea, in the said County of Southampton, bounded on the North partly by the faid Pieces or Parcels of Land lastly hereinbefore described, and partly by Land of the said Ann Burrell Widow, on the South, partly by Land of the College of Westminster, and partly N 4

by Two Meadows of John Morey on the East, partly by Three Meadows or Pieces of Pasture Land now or late belonging to Admiral Sir Roger Curtis Baronet, to the Devisees in Trust of the

Richard Antram and Joseph Crafler.

Sir John Carter.

Sir Roger Curtis, Bart.

Ann Burrell.

faid Sir John Carter, and to Richard Antram and Joseph Crasser, partly by other Land of the faid John Burrell, partly by Land of Thomas Hopkins, partly by other Land of the faid Richard Antram and Joseph Crasser, and partly by other Land of the said Ann Burrell, and partly by Land of John Morey, and on the West by the said Harbour of Portsmouth; and also all that Piece or Parcel of Arable Land, containing by Statute Measure One Acre One Rood and Nineteer. Perches or thereabouts, also belonging to the said John Burrell, situate, lying and being near the said Pieces or Parcels of Land lastly hereinbefore described, and bounded on the North by the said Land of Thomas Hopkins, on the South by the said Land of the said Ann Hopkins, on the East partly by other Land of the faid Ann Burrell, and partly by Land of John Hubbard, and on the West by Land of the said Richard Antram and Joseph Crasser; and also all that Piece or Parcel of Pasture Land, containing by Statute Measure Five Acres and Twelve Perches or thereabouts, also belonging to the said John Burrell, situate, lying and being near the Lands lastly hereinbefore described, and also the Cottage erected at the East End thereof, and bounded on the North by Land of the faid Richard Antram and Joseph Crasser, on the South by the faid Land of the faid Thomas Hopkins, on the East partly by the said last mentioned Land, and partly by the faid Turnpike Road to London, and on the West by Land of the faid John Burrell, Part of the Lands hereinbefore described; and also all that Piece or Parcel of Pasture Land containing by Statute Measure One Acre Two Roods and Twelve Perches er thereabouts, now or late belonging to the said Richard Antram and Joseph Crasser, situate and being on the North Side of and adjoining to the faid Piece or Parcel of Land lastly hereinbefore described; and also all that Piece or Parcel of Pasture Land, containing by Statute Measure One Acre Two Roods and Twenty two Perches or thereabouts, now or late belonging to the faid Devisees in Trust of the said Sir John Carter, deceased, situate, lying and being on the North Side of, and adjoining to the faid Piece or Parcel of Land laftly hereinbefore described; and also all that Piece or Parcel of Pasture Land containing by Statute Measure Two Acres Three Roods and Six Perches or thereabouts, now or late belonging to Admiral Sir Roger Curtis Baronet, fituate, lying and being on the North Side of and adjoining to the faid Piece or Parcel of Land lastly hereinbefore described, which said Three last mentioned Pieces or Parcels of Pasture Land are bounded on the North by Land belonging to the faid Ann Burrell, on the South and West by Land of the said John Burrell, and on the East by the Turnpike Road aforesaid; and also all that Piece or Parcel of Arable Land containing by Statute Measure Four Acres One Rood and Eleven Perches or thereabouts, belonging to the faid Ann Burrell, situate, lying and being in the said Parish of Wymering; and also all that other Piece or Parcel of Arable Land containing by Statute Measure Three Acres Two Roods and One Perch or thereabouts, also belonging to the said Ann Burrell, situate, lying and being in the said Parish of Portsea, adjoining the said Piece or Parcel 16

of Land lastly hereinbefore described at the East End thereof, and bounded on the North partly by Land of the said Richard Antram and Joseph Crasser, partly by Land of the said John Burrell hereinbefore described, and partly by Land of John Hubbard, James Soaper and George Dawson, on the latter of which stands a Public House called The King's Head, on the South partly by Land of the faid John Burrell hereinbefore described, and partly by the faid Land of the faid John Morey, on the East by the faid Turnpike Road, and on the West partly by the last mentioned Land of the faid John Morey, and partly by Land of the faid John Burrell hereinbefore described; and also all that Piece or Parcel of Arable Land, containing by Statute Measure Two Acres Two Roods and Thirteen Perches or thereabouts, belonging to the said Ann Burrell, situate, lying and being near the faid Piece or Parcel of Land laftly hereinbefore described, and abutted and bounded on the North by the faid Land of the faid Thomas Hopkins, on the South by the faid Land of the faid John Hubbard, on the East by the Turnpike Road aforefaid, and on the West by Land of the said John Burrell, hereinbefore described; and also all that Farm House, with the Stables, Cart Houses, Barns, Granary and other Outhouses, Farm Yard, Garden and Orchard thereunto belonging; and also all that Piece or Parcel of Arable Land thereunto adjoining, containing together by Statute Measure Ten Acres and Thirty three Perches or thereabouts, also belonging to the said Ann Burrell, situate and being on the West Side of the said Turnpike Road, and bounded on the North by Land of the faid Devisees in Trust of the said Sir John Carter, on the South by Land now or late of the said Sir Roger Curtis, on the East by the Turnpike Road aforesaid, and on the West by Land of the said Devisees in Trust hereinbefore described; and also all that Piece or Parcel of Land lately Arable, containing by Statute Measure Four Acres One Rood and Thirty fix Perches or thereabouts, belonging to the faid John Morey, now John Morey. used and occupied as Garden Ground, situate and being in the said Parish of Portsea, and bounded on the North by Land of the said Ann Burrell hereinbefore described, on the South partly by Land of the faid John Burrell, adjoining a Public House there, called, The Green Post, and partly by a Meadow of the said John Morey, on the East partly by other Land of the said Ann Burrell hereinbefore described, and partly by the Turnpike Road aforesaid, and on the West partly by other Land of the said Ann Burrell also hereinbefore described, and partly by other Land of the said John Burrell also hereinbefore described; and also all that Piece or Parcel of Arable Land, containing by Statute Measure Five Acres and Twenty five Perches or thereabouts, belonging to the said Richard Richard Antram Antram and Joseph Crasser, situate, lying and being in the said Joseph Parish of Wymering, and bounded on the North by the Land next Craster. hereinafter described, on the South by Land of the said Ann Burrell hereinbefore described, and on the East and West by Land of the faid John Burrell also hereinbefore described; and also all that Piece or Parcel of. Land used as a Road from the Turnpike Road atorefaid to the faid Piece or Parcel of Land lastly hereinbefore described; and also all that newly erected Messuage, Tenement or Dwelling House, Yard and Garden thereunto belonging, now used as a

George Dawfon.

Public House, called The King's Head belonging to George Dawfon; and also all that old Cottage adjoining the same, with the

Appurtenances, also belonging to George Dawson, situate and being in the Parish of Wymering aforesaid, adjoining the said London Turnpike Road, and bounded on the North by the faid Road leading to the said Piece of Parcel of Arable Land be-

longing to the said Richard Antram and Joseph Crasser, and by the Stables and Land of the faid John Hubbard, on the

South by Land of the faid Ann Burrell, on the East by the London Terrspike Road aforesaid, and on the West by Land of

James Soaper; and also all that Cottage and Land of the said James Soaper, situate and being at the Back of the said Premises lastly

hereinbefore described, bounded on the North by the said Road leading into the said Piece or Parcel of Arable Land of the said

Richard Antram and Joseph Crasser, and the Premises of the said John Hubbard, on the South and West by the said Land of the

faid Ann Burrell, and on the East by the Land and Premises lastly hereinbefore described; and also all that Messuage, Tenement or

Dwelling House, with the Stables, Outhouses, Yard, Garden and Land, containing by Statute Measure One Acre and Thirty fix

Perches or thereabouts, belonging to the said John Hubbard, in

Mackenzie Esquire, Barrack Master the Occupation of at Hilsea Barracks, situate and being in the Parish of Wymering aforesaid, bounded on the North by Land of the seid Ann Burrell,

on the South by the said Road leading into the Piece of Arable Land of the faid Richard Antram and Joseph Crasser, on the East

by the London Turnpike Road aforesaid, and on the West by

other Land of the faid John Burrell hereinhefore described; and also all those Four Meffuages, Tenements or Dwelling Houses, with

the Carpenter's Shop, Saw House, Yards and Appurtenances belonging to Thomas Hopkins, now or late in the Occupation of

James Carter and Edward Catchlove; and also all that Piece or

Parcel of Land containing by Statute Measure Three Roods and Seven Perches or thereabouts, also belonging to the said Thomas

Hopkins, situate and being on the West Side or Back of the said

first mentioned Messuage and Premises, in the said Parish of Wymering, bounded on the North by other Land and a Cottage of the faid

John Burrell, on the South by Land belonging partly to the faid

Ann Burrell, partly to the faid John Burrell, and partly to the faid Richard Antram and Joseph Crasser, on the East by the Turapike

Road aforesaid, and on the West by other Land of the said John

Burrell; and also all that Piece or Parcel of Land, and the Two

Messuages, Tenements or Dwelling Houses, Barns, Stables and Cart

Houses standing on the East End thereof, containing together by

Statute Measure Three Acres One Road and Thirty nine Perches or thereabouts; and also all that other Piece or Parcel of Land,

and the Cottages and Cart Houses standing on or near the East

End thereof, containing together by Statute Measure Three Acres and Two Roods or thereabouts; and also all that Messuage, Tens-

ment or Dwelling House, with the Stable and other Appurts-

nances now used as a Public House, called The Coach and Horses;

and also all that Piece or Parcel of Land adjoining the same, now

used as a Garden thereto, which said several Pieces or Parcels of Land, Messuages or Tenements, Cuttages, Buildings and Premises

James Soaper.

John Hubbard.

Thomas **Tiopkins** 

lastly bereinbefore described, belonging to the said Devisees in Trust of the said Sir John Carter deceased, are situate in the Parish Sir John Carter. of Wymering aforesaid, and are bounded on the North partly by a Road leading from the Turnpike Road aforesaid into other Lands of the faid Devisees in Trust, and partly by Land of John Hellyer Esquire, hereinafter described, on the South by Land of the said Ann Burrell, on the East by the Turnpike Road aforesaid, and on the West partly by Land of the said John Hellyer, and partly by Land of the faid Ann Burrell; and also all that other Piece or Parcel of Land, containing by Statute Measure Two Acres and Thirty three Perches or thereabouts belonging to the faid Devisees in Trust of the laid Sir John Carter deceased, situate in the laid Parish of Wymering, and bounded on the North by the said Road leading from the Turnpike Road aforesaid, on the South by Land of the faid Ann Burrell, on the East by Land of the said John Hellyer next hereinafter described; and on the West by the said Road leading to the said other Lands of the said Devisees in Trust; and also all that Piece or Parcel of Land, containing by Statute Measure Two Acres Three Roods and Eighteen Perches or thereabouts; and also the Cottage and its Appurtenances, erected and standing on or near the East End thereof, belonging to the said John Hellyer, situate, John Hellyer. lying and being in the said Parish of Wymering, and bounded on the North by the said Road leading out of the said Turnpike Road to the Lands of the Devisees in Trust of the said Sir John Carter deceased, and on the South, East and West by the Lands of the faid Devisees in Trust lastly hereinbefore described; and also all that Piece or Parcel of Land, containing by Statute Measure Seven Acres and Thirty four Perches or thereabouts, with the newly erected Cottage at the East End thereof, belonging to William Goldfinch William Esquire, situate, lying and being in the said Parish of Wymering, Goldsinch. and bounded on the North by the Land belonging to the Devisees in Trust of the said Sir John Carter deceased, next hereinaster described, on the South by the said Road leading to other Lands of the said Devisees in Trust, on the East by a small Piece of certain Waste Lands called Hilsea Green, lately allotted under an Act of Parliament passed for that Purpose, to William Padwick the Younger, and fold by him to the said William Goldfinch, and on the West by other Lands of the said Devisees in Trust; and also the said last mentioned small Piece of Waste Land, lying between the said Land of the said William Goldfinch, lastly hereinbefore described, and the Turnpike Road aforefaid, containing by Statute Measure Thirty eight Perches or thereabouts, on Part of which the Public Pound lately stood; and also all that Piece or Parcel of Land, containing by Statute Meafure Eight Acres and Twenty two Perches or thereabouts, lately Part of the said Waste Lands of the Parish of Wymering, called Hilsea Green, allotted under the said Act of Parliament to the said Devisees in Trust of the said Sir John Carter deceased, situate Sir John Carter. and being on the West Side of the said Turnpike Road, and bounded on the North partly by Land of His Majesty, and partly by Land of Thomas Thistlethwayte Esquire, next hereinafter described, allotted to him as Lord of the Manor of Wallesworth, on the South by the said Land of the said William Goldsiich, and the faid small Piece of Waste Land lastly hereinbefore described,

on the East partly by the said Land of the said Thomas Thistlethwayte, and partly by the Turnpike Road aforesaid, and on

Thomas Thistlethwayte. the West by other Land of the said Devisees in Trust of the said Sir John Carter deceased; and also all that the said Piece or Parcel of Land belonging to the said Thomas Thistlethwayte, containing by Statute Measure One Acre One Rood and Ten Perches, be the same more or less, adjoining the said Piece or Parcel of Land, lastly hereinbefore described, and bounded on the North by Land of His Majesty, on the East by the Turnpike Road aforesaid, and on the South and West by the said Land lastly hereinbefore described; and also all that other Piece or Parcel of Land, containing by Statute

Measure Five Acres Three Roods and Two Perches belonging to the said Thomas Thistlethwayte, being other Part of the said Waste Land called Hilsea Green, allotted to him as Lord of the said Manor

of Wallesworth, situate on the East Side of the said Turnpike Road, and bounded on the North by Land of His Majesty, on the South and East by Lands of the said John Hellyer, next hereinaster de-

scribed, and on the West by the said Turnpike Road; and also all that Piece or Parcel of Arable Land containing by Statute Measure Seven Acres and Twenty sour Perches, or thereabouts; and also all those

Two other Pieces or Parcels of Land, one containing by Statute Measure One Acre and Twenty seven Perches or thereabouts, situate on the West Part of the said Piece of Arable Land, being Part of

the said Waste Lands called Hilsea Green, and the other on the East Part of the said Piece of Arable Land, containing by Statute

Measure Five Acres Three Roods or thereabouts, being other Part of the said Waste Lands called The Great Common, which said Three

last mentioned Pieces or Parcels of Land belong to the said John Hellyer, and bounded on the North partly by the Land lastly hereinbefore described, and partly by Land of His Majesty, on the

South by Land of the faid William Padwick the Younger, on the

East by other Land of His said Majesty, and on the West by the said Turnpike Road; and also all that Messuage or Tenement, or Farms

House, Barns, Stable, Yard, Garden, Orchard and other Appurtenances thereunto, belonging to the said William Padwick the

Younger, situate and being in the said Parish of Wymering, contain-

ing together by Statute Measure One Acre Two Roods and Twenty six Perches, be the same more or less, and bounded on the

North by Land of the faid Devises in Trust of the said Sir John Carter deceased, on the South partly by other Land of the said

Devisees in Trust, and partly by other Land of the said William

Padwick the Younger next heremaster described, on the East by

and on the West by other Land of the said William Padwick the Younger,

Younger, late Part of Hisca Green; and also all that Piece or Parcel

of Arable Land, containing by Statute Measure Nineteen Acres
Two Roods and Thirty eight Perches or thereabouts, belonging to

the faid William Padwick the Younger, fituate, lying and being in

the faid Parish of Wymering, being Part of a Field called Ham Field, and Lounded on the North by the said Land of the said John

Hollyer hereinsteer deferibed, on the South by a Road leading from Holfen Green, on the East by other Lands of the fud William

Padwick the Younger hereinaster d scrabed, and on the West partly by other Lands of the said William Padwick the Younger, being

Part

John Hellyer.

William Padwick.

Part of the Waste Lands called Hilsen Green, and partly by Lands of the said Devisees in Trust of the said Sir John Carter deceased, partly by an Orchard of the said William Padwick the Younger, and partly by Lands of Charles Walker and of the faid Ann Burrell; and also all that other Piece or Parcel of Land called North Field; and also all that Piece or Parcel of Arable Land at the East End thereof, containing together by Statute Meafure Twenty nine Acres Three Roods and Thirty five Perches or thereabouts, belonging to the faid William Padwick the Younger, fituate in the said Parish of Wymering, and bounded on the North partly by Ham Field and partly by other Land allotted to the said William Padwick the Younger, being other Part of the said Waste Lands called The Great Common, on the East by Land of the faid Devisces in Trust of the said Sir John Carter deceased, and on the West partly by Ham Field aforesaid and partly by a small Parcel of Waste Land next hereinafter described, lying between Ham Field and North Field; and also all that the said last mentioned small Piece or Parcel of Waste Land; and also all that other Piece or Parcel of Land, containing by Statute Measure One Acre Two Roods and One Perch or thereabouts, other Part of the said Watte Land called Hilsea Green, allotted to the said William Padwick the Younger under the said A& of Parliament, and bounded on the North by Land of the faid John Hellyer hereinbefore described, on the South by Land of the said Devisees in Trust of the said Sir John Carter deceased, on the East by Part of Ham Field, and on the West by the said Turnpike Road; and also all that other Piece or Parcel of Land, containing by Statute Measure Two Acres Two Roods and Twenty five Perches, or thereabouts, being other Part of the said Watte Land of the said Parish of Wymering called Hilfea Green, so allotted to the said William Padwick. the Younger, and bounded on the North by the Land of the faid Devisees in Trust of Sir John Carter deceased, lastly hereinbefore described, on the South by a Road laid out by the Commissioners of Inclosure under and by virtue of the said Act, on the East partly by the said Farm House and other Lands of the said William Padwick the Younger hereinbefore described, partly by Lands of the said Devisees in Trust of the said Charles Walker and of the faid Ann Burrell, and on the West by the said Turnpike Road; and also all that other Piece or Parcel of Land containing by Statute Measure Twenty seven Acres and Fourteen Perches or thereabouts, being other Part of the Waste Lands of the said Parish of Wymering, called The Great Common, so allotted to the feid William Padwick the Younger as aforesaid, and bounded on the North partly by Land allotted to the said John Hellyer, and partly by Land of His Majesty, on the South by North Field hereinbefore described, on the East by other Part of the said Great Common allotted to the faid Devilees in Trust of the faid Sir John Carter deceased, and on the West by Ham Field; and also all that other small Piece or Parcel of Land containing by Statute Measure Three Roods and Thirty fix Perches or thereabouts, other Part of the Waste Lands called The Great Common, allotted to the faid William Padwick the Younger, and bounded on the North by other Part of the said Common allotted to the said John Burrell, on the East by other Part of the said Common allotted to the said Ann

Ann Burrell Widow, and on the West by other Part of the said Common allotted to the said Devisees in Trust of the said Sir John Carter deceased; and also all that other Piece or Parcel of Land containing by Statute Measure Seventeen Acres Two Roods and Eight Perches or thereabouts, other Part of the faid Waste Lands called The Great Common, allotted to the said William Padwick the Younger, and bounded on the North and West by other Parts of the faid Common allotted to Richard Antram and Joseph Crasler, on the South by Lands of the said Devisees in Trust of the said Sir John Carter deceased, and on the East by Langston Harbour, all which faid Lands of the faid William Padwick the Younger are let on Lease to the said William Hopkins for a Term of which about Sixteen Years are now unexpired; and also all that Messuage, Tenement or Cottage, and Barn, with their Appurtenances, and also all that Piece or Parcel of Land on Part of which the same stand, containing by Statute Measure Two Acres and Thirty nine Perches or thereabouts, belonging to the said Devisees in Trust of Sir John Carter the said Sir John Carter deceased, situate and being in the said Parish of Wymering; and also all that other small Piece or Parcel of Land, containing by Statute Measure Three Acres Two Roods and Twenty fix Perches or thereabouts, also belonging to the said Devisees in Trust adjoining on the North Part of the said last mentioned Piece or Parcel of Land, and bounded together on the North and East by Ham Field, on the South partly by the same Field and partly by the Barns and Farm Yard of the faid William Padwick the Younger, in the Occupation of William Hopkins, and on the West by other Land, Part of Hissea Green, allotted to the said Devisees in Trust under the said Act; and also all that small Piece or Parcel of Land, containing by Statute Measure Two Roods or thereabouts, belonging to the said Devisees in Trust, situate and being on the South Part of the faid Barn and Farm Yard of the faid William Padwick the Younger, and bounded on the North East and West by the said Barn and Farm Yard and Land of the faid William Padwick the Younger, and on the South by Tenements and Land of Charles Walker; and also all that other small Piece or Parcel of Land belonging to the said Devisces in Trust, fituate and being opposite the East Side of Hilsea Barracks in the faid Parish of Wymering, and bounded on the North by a Messuage and Land of the said William Hopkins, on the South by a Mesfuage and Land late of Thomas Sandon, but now of John Green, on the East by Land of the said Richard Antram and Joseph Crasser, Part of Inn Field, and on the West by the Public Road leading to Hilsea Green; and also all that Piece or Parcel of Arable Land, situate, lying and being in the said Parish of Wymering, in a Field called Inn Field, and also all that other Piece or Parcel of Arable Land adjoining the East Side of the said last mentioned Land, containing together by Statute Measure Twenty Acres Two Roods and Thirty Perches or thereabouts; and also all that other Piece or Parcel of Arable Land, containing by Statute Measure Four Acres Three Roods and Twenty five Perches or thereabouts, being the remaining Part of an Inclosure now intersected by a Road laid out under and by virtue of the said Act of Parliament for dividing and allotting the Common Fields and Waste Lands of the Pa-

rishes of Wymering and Widley, and Part of a Field called Carston

Field, all which Three feveral last mentioned Pieces or Parcels of Land belong to the faid Devilees in Trust of the faid Sir John Carter deceased, and are bounded on the North by another Road laid out under and by virtue of the said Act of Parliament, on the South partly by a Field called Seedlip, belonging to the faid Richard Antram and Joseph Crasser, and partly by other Land of the said Devisees in Trust beremaster described, Part of the Waste allotted to them under the faid Act, on the East partly by a Field called Carston Field, belonging to the said Ann Burrell, and partly by a Piece of Land hereinafter described, belonging to the Vicar of Wymering, and on the West by the said Field called Inn Field; and also all that other small Piece or Parcel of Land, containing by Statute Measure One Acre and Twelve Perches or thereabouts, belonging to the faid Devisees in Trust, situate, lying and being in the faid Parish of Wymering, and bounded on the North by other Lands of the faid Devisees in Trust, Part of the said Waste Land called The Great Common, allotted to them the said Devisees under the faid Act, on the South by the faid Road laid out by the faid Commissioners under the said Act, running from Hilsea Green Eastward, on the East by Land of the said John Burrell, and on the West by Land of the said William Padwick the Younger; and also all that Piece or Parcel of Land, containing by Statute Measure Two Acres One Rood and One Perch or thereabouts, Part of Hilfes Green, allotted to the faid Devisees in Trust of the said Sir John Carter deceased, and bounded on the North and South by other Parts of Hilsea Green, allotted to the said William Padwick the Younger, on the East by other Lands of the said Devisees hereinbefore described, and on the West by the said London Turnpike Road; and also all that other Piece or Parcel of Land, containing by Statute Measure Twelve Acres Three Roods and Thirty Perches or thereabouts, Part of the faid Waste Lands called The Great Common, allotted to the said Devisees in Trust, and bounded on the North by Land of His said Majesty, on the South by other Land of the said Devisees in Trust hereinbefore described, on the East partly by other Part of the said Waste Land allotted to the faid John Burrell, and partly by the Arable Land of the faid Wilham Padwick the Younger, and on the West by other Land of the faid William Padwick the Younger; and also all that other Piece or Parcel of Land, containing by Statute Measure Five Acres Three Roods and Six Perches or thereabouts, Part of the Waste Land of the Parish of Wymering, allotted to the said Devisees in Trust, and bounded on the North by the Arable Lands of the faid Devisees in Trust in Inn Field and Carston Field hereinbefore described, on the South by Lands of the faid Richard Antram and Joseph Crasser, and of the faid Ann Burrell Widow, on the East by Lands of the faid Ann Burrell, and running to a Point on the West Part thereof; and also all those Two Messuages, Tenements or Cottages, and Gardens, with their Appurtenances, belonging to Charles Walker and Charles Walker. Charles Walker the Younger, fituate, lying and being in the Parish of Wymering aforesaid, bounded on the North by Land of the said Devifees in Trust of the said Sir John Carter deceased, on the South by Six Tenements or Cottages, and Land of the faid Ann Burrell, on the East by Ham Field aforesaid, and on the West by the said Road leading to the said Cottages on Hilsea Green; and also all thole

A.D. 1813.

Burrell.

Ann Burrell

C. 43.

those the said Six Messuages, Tenements or Cottages and Gardens belonging to the said Ann Burrell, bounded on the North by the faid Cottages and Gardens of the faid Charles Walker and Charles Walker the Younger, on the South and East by Land of the said William Padwick the Younger, and on the West by the said Road leading to the faid Cottages on Hilfea Green; and also all that Piece or Parcel of Land, containing by Statute Measure Thirty four Acres One Rood and Sixteen Perches or thereabouts, Part of the said Field called Garston Field, belonging to the said Ann Burrell Widow, and bounded on the North partly by the said Road running from Hilfea Green to the Eastward, and partly by Land of the Right Honourable Richard Viscount Powerscourt and the Vicar of Wymering, on the South by certain Waste Lands, allotted partly to the said Ann Burrell, partly to the said Devisees in Trust of the said Sir John Carter deceased, and partly by Land of Sherborne and John Henry Stewart, Esquires, called New

Mead, on the East by another Road set out under the said Inclosure Act, between Garston Field and Land of the said Devisees in Trust, called East Field, and on the West partly by Land of the said Lord Powerscourt, partly by Land of the said Devisees in Trust, and partly by other Lands allotted to them the said Devisees in Trust, and to the faid Ann Burrell; and also all that Piece or Parcel of Land, containing by Statute Measure Twenty four Acres One Rood and Twenty two Perches or thereabouts, Part of the faid Waste Lands of the Parish of Wymering, called The Great Common, allotted to the faid Ann Burrell under the faid Act of Parliament, and bounded on the North partly by Lands of His Majesty and partly by the Harbour of Langston, on the South partly by the said Road leading from Hilsea Common to the Eastward, partly by Land of the said Richard Antram and Joseph Crasser, on the East partly by Laugtton Harbour, and partly by the said Land of the said Richard Antram and Joseph Crasser, and on the West by other Part of the said Waste Land called The Great Common, allotted to the said John Burrell and William Padwick the Younger hereinafter described; and also all that other Piece or Parcel of Land, containing by Statute Measure One Acre One Rood and Thirty one Perches or thereabouts, also Part of the Waste Land of the said Parish of Wymering, allotted under the said Act of Parliament to the said Ann Burrell, and bounded on the North by other Part of the said Waste Land allotted to the said Devisees in Trust of the said Sir John Carter deceased, on the South by the faid Land of the faid Sherborne and John Henry Stewart, called New Mead, on the East by Garston Field aforesaid, and on the West by other Part of the said Waste Land allotted to the faid Richard Antram and Joseph Crasser; and also all those Two Pieces or Parcels of Land, containing together by Statute Measure Five Acres One Rood and Twenty Perches or thereabouts, being other Part of the faid Waste Lands of the Parish of Wymering, called The Great Common, allotted under the faid Act of Parliament to the faid John Burrell, and being interfeded by the small Piece of Land hereinbefore described, containing Three Roods and Thirty fix Perches, allotted to the faid William Padwick the Younger, and bounded on the North by Land of His Majesty. on the South by the faid Road leading from Hilfea Common to the Eastward, on the East by the said Land allotted to the said Ann

John Burnell.

Burrell, and on the West by Land allotted to the said Devisees in Trust of the said Sir John Carter deceased; and also all that small Piece or Parcel of Arable Land, containing by Statute Measure Two Roods and Nineteen Perches, or thereabouts, belonging to the Vicar of Wymering, bounded on the North by the faid Road leading from Hilfea Green to the Eastward, on the South by Land belonging to the faid Ann Burrell, called Garston Field, hereinbefore described, on the West by Land belonging to the said Devisees in Trust of the said Sir John Carter deceased also hereinbefore described, and on the East by the Piece of Land next hereinafter described; and also all that small Piece or Parcel of Arable Land, containing by Statute Measure One Rood and Twenty nine Perches or thereabouts, belonging to the Right Honourable Richard Viscount Powerscourt, and joining the East Side of the said last mentioned Land, and bounded on the North by the faid Road leading from Hilfea Green to the Eastward, and on the South and East by Garston Field aforesaid, and on the West by the Piece of Land lastly hereinbefore described; and also all that Messuage, Tenement or Farm House, Barns, Stables, Cart Houses and other Out Houses, Farm Yard, Garden, Orchard, Rick Yard and other Appurtenances, belonging to the said Richard Antram and Joseph Crasser, in the Occupa- Richard Antram! tion of John Green, fituate and being in the said Parish of Wymer- and Joseph ing, and containing in Statute Measure Two Roods and Nine Craster. Perches, be the same more or less, and bounded on the North by the faid Road leading from Hilfea Green to the Eastward, on the South partly by a Messuage and Land of the said William Hopkins, and partly by other Land of the said Richard Antram and Joseph Craster, called Inn Field, next hereinafter described, on the East by the faid Field called Inn Field, on the West partly by a small triangular Piece of Waste Land, on Part of which is a Pond, and partly by the Public Road lying between the said Farm Yard and Premises and Hilsea Green; and also the said triangular small Piece of Waste Land, containing Thirty one Roods by Statute Measure, be the same more or less; and also all that Piece or Parcel of Arable Land called Inn Field, containing by Statute Meafure Twenty two Acres and Twenty three Perches or thereabouts, also belonging to the faid Richard Antram and Joseph Crasser, adjoining the faid Farm, Rick Yards and Garden lastly hereinbefore described, and bounded on the North by the said Road leading from Hilfea Green to the Eastward, on the South partly by Lands of Admiral Sir Roger Curtis Baronet, called Bittlesome, and partly by other Lands, belonging to the said Richard Antram and Joseph Crasser, called Seedlip, on the East by Land of the said Devisees in Trust of the said Sir John Carter deceased, and on the West by the faid Rick Yard and other Premises of the said Richard Antram and Joseph Crasser, and by Land and Gardens belonging to the said William Hopkins, Richard Pittis, and the Devisees in Trust of the said Sir John Carter deceased, and John Green; and also all that Piece or Parcel of Arable Land, containing by Statute Measure Twenty five Acres Three Roods and Thirty two Perches or thereabouts, Part of a Field called Seedlip, belonging to the said Richard Antram and Joseph Crasser in the said Parish of Wymering, bounded on the North partly by Inn Field aforefaid, and partly by Land of the said Devisees in Trust of the said Sir John Carter Craster. 54 GRO. III. deceased, O

Vicar of Wymering.

Richard Antram

deceased, and of the said Richard Antram and Joseph Craster, on the South by other Part of the said Field called Seedlip Field, on the East by other Waste Land allotted to them the said Richard Antram and Joseph Crasser, and on the West by Land of Admiral Sir Roger Curtis Baronet, called Bittlesome Field, hereinaster described; and also all that Piece or Parcel of Land, containing by Statute Measure One Acre Three Roods and Thirty eight Perches, Part of Hilsea Green aforesaid, allotted to the said Richard Antram and Joseph Crasser under the said Act of Parliament, bounded on the North, East and West by Roads leading to Hilsea Green, and on the South by Lands of His Majesty adjoining Hilsea Barracks; and also all that Piece or Parcel of Land, containing by Statute Measure Six Acres Three Roods and Fifteen Perches, or thereabouts, Part of the Waste of the said Parish of Wymering allotted to the said Richard Antram and Joseph Crasser, together with the Ponds or Watering Places on or near the same, adjoining the said Field called Seedlip, and lying between the same and the Waste Lands allotted to the said Devisees in Trust of the said Sir John Carter deceased, and the said Ann Burrell; and also all that Piece or Parcel of Land, containing by Statute Measure Twenty one Acres One Rood and Twenty fix Perches or thereabouts, Part of the Waste in the said Parish of Wymering, called The Great Common, allotted to the said Richard Antram and Joseph Crasser under the said Act of Parliament, bounded on the North and West by Land of the said Ann Burrell (other Part of the said Common hereinbefore described), on the South partly by the said Road from Hilsea Green running Eastward hereinbefore described, and partly by Land of the said William Padwick the Younger, also Part of the faid Common, and on the East partly by the Harbour of Langston and partly by the said Land of the said William Padwick the Younger; and also all those Two Messuages, Tenements or Dwelling Houses, Out Houses and Garden belonging to the said William Hopkins, fituate and being in the said Parish of Wymering, and bounded on the North by Land and Premises belonging to the said Richard Antram and Joseph Crasser hereinbefore described, on the East by Inn Field aforesaid, on the South by a Messuage and Garden of the said Richard Pittis, and on the West by the Public Road leading to Hilsea Green; and also all those Three other Messuages or Cottages, and Garden, belonging to the said William Hopkins, situate and being on the South Side of the said Messuage and Garden of the said Richard Pittis, and between the same and a small Piece of Land of the said Devisees in Trust of the said Sir John Carter deceased; and also all that other Messuage, Barn, Garden and Appurtenances belonging to the said William Hopkins; and also all that Piece or Parcel of Land belonging to the said William Hopkins adjoining the South Side of the faid Premises lastly hereinbefore described, containing by Statute Measure Eight Acres Two Roods and Twenty nine Perches, be the same more or less, and bounded on the North and East partly by a Cottage and Garden late of the said Thomas Sandon, but now of John Green, and partly by Inn. Field aforesaid, on the South by Land of the said Sir Roger Curtis, and on the West by the said Public Road leading to Hilsen Green; and also all that the said Messuage, Tenement or Dwelling House, and Garden, belonging to the said Richard Pittis, bounded on the North

William Hopkins.

Richard Pittis.

and South, by the faid Melfuages and Gardens of the faid William Hopkins, on the East by Inn Field aforesaid, and on the West by the said Road last mentioned; and also all those Three Messuages, Tenements or Cottages, and Gardens, belonging to the said John Green, adjoining the North Side of the Premises lastly hereinbefore John Green. described, and bounded on the North by the said small Piece of Land of the said Devisees in Trust of the said Sir John Carter deceased, on the South by Messuages and Lands of the said William Hopkins, on the East by Inn Field aforesaid, and on the West by the said last mentioned Public Road; and also all that capital Mansion or Dwelling House, with the Lawn, Avenue, Shrubbery, Stables, Yard, Garden, Orchard, Pond, Out Houses, Buildings and Farm Yard thereunto belonging, containing by Statute Measure Five Acres. One Rood and Twelve Perches or thereabouts, belonging to the faid Sir Roger Curtis, situate and being in the Parishes of Wymering Sir Roger and Portsea aforesaid; and also all that Piece or Parcel of Land on Curtie. the North Side of the faid Avenue and Shrubbery in the faid Parish of Wymering, containing by Statute Measure Five Acres Two Roods and Twenty one Perches, be the same more or less; and also that Piece or Parcel of Arable Land on the South Side of the said Avenue and Shrubbery in the said Parish of Portsea, containing by Statute Measure Ten Acres One Rood and Thirty Perches, be the fame more or less; and also all that Piece or Parcel of Pasture Land on the South Side of the faid Mansion in the said Parish of Portsea, adjoining the said Public Road leading to Hilsea Green, containing by Statute Measure Two Acres Three Roods and Eighteen Perches, be the same more or less; and also all that other Piece or Parcel of Pasture Land adjoining the Land lastly hereinbefore described, containing by Statute Measure Three Acres Three Roods and Twenty four Perches, be the same more or less; and also all that Piece or Parcel of Arable Land adjoining the South Side of the above mentioned Lands, containing by Statute Measure Eleven Acres Two Roods and Eight Perches, be the same more or less; and also all that other Piece or Parcel of Arable Land on the East Side thereof, containing by Statute Measure Six Acres Three Roods and Twenty two Perches or thereabouts, be the fame more or less; and also all that other Piece or Parcel of Arable Land, fituate on the East Side of the Land lastly hereinbefore described, and containing by Statute Measure Seven Acres and Six Perches, be the same more or less, all which faid last mentioned Lands also belong to the said Sir Roger Curtis, and lie contiguous to his faid capital Mansion or Dwelling House, and are bounded on the North by Land of His faid Majesty on Part of which Hilsea Barracks stand, on the South partly by Land belonging to the faid Right Honourable Richard Vifcount Powerscourt, partly to the Heirs or Representatives of John Ridge deceased, and partly to the College of Winchester, on the East by the said Public Road leading to Hilsea Green, and on the West by the London Turnpike Road aforesaid; and also all that other Piece or Parcel of Arable Land, containing by Statute Measure Nine Acres One Rood and Thirty six Perches or thereabouts, also belonging to the said Sir Roger Curtis Baronet, situate and being in the said Parish of Wymering on the East Side of the said Public Road leading to Hilfea Green, being the greater Part of a Field called Bittlesome, bounded on the North partly by the Land **O** 2

of the said William Hopkins, and partly by Inn Field aforesaid, belonging to the said Richard Antram and Joseph Crasser, on the South Side by the remaining Part of the said Field called Bittlesome Field, on the East by Seedlip Field aforesaid, and on the West by the said Public Road leading to Hilsen Green; and also all that Messuage, Tenement or Dwelling House, belonging to 'Samuel Spicer, now used as a Public House, called The Battle of Minden, with the Stables, Out Houses, Yards and Gardens thereunto belonging; and also all those Six Messuages, Tenements or Dwelling Houses, Stables, Yard, Garden and other Appurtenances, belonging to John Burrell the elder, and now occupied by himself, William Jenkins and Thomas Smith, Baker, and others; and also all that Blackfmith's Shop and its Appurtenances, belonging to the said Ann Burrell Widow, adjoining the said last mentioned Messuages; and also all that Messuage, Tenement or Dwelling House, Garden and other Appurtenances, belonging to Charles Hammond; and also all those Two newly erected Messuages, Tenements or Dwelling Houses, 'Yards and Garden, belonging to James Steed and John Rood, or one of them; and also all that Messuage, Tenement or Dwelling House, with the Baker's Shop, Stables, Yard and other Appurtenances; and also a small Wooden Tenement and Garden, belonging to Humphrey Smith, all which faid several last mentioned Messuages or Tenements and Premises are situate and being in the said Parish of Wymering on the West Side of Hilsea Barracks aforesaid, between the same Barracks and the London Turnpike Road aforesaid.

John Burrell.

Ann Burrell

Charles Hammond. James Steed, &c.

Humphrey Smith.

B

The SECOND SCHEDULE to which this Act refers, marked B. comprizing the Messuages, Lands, &c. in Pest House Field, Ports-mouth.

Lands, &c. belonging to John Brain. ALL those several Pieces or Parcels of Arable Land, containing by Statute Measure Sixteen Acres Two Roods and Fifteen Perches or thereabouts, belonging to the Devisees in Trust of John Brain deceased, lying dispersedly in a Common Field, called Pest House Field otherwise East Dock Field otherwise Fountain Field, situate in the Parish of Portsea, in the County of Southampton; and also all those Nine Meffuages or Tenements and a Storehouse, also belonging to the faid Devisees in Trust of the said John Brain, with the Yards Gardens and Appurtenances thereto belonging, fituate, lying and being in the faid Common Field, Seven whereof are fituate on the West Side of a Street called Portland Street, and the other Two with the faid Storehouse on the East Side thereof; and also an Erection or Building now standing on Part of the said Land hereinbefore described, now in Lease to Henry Colville, and used by him as a Timber Yard; and also all those several Pieces or Parcels of Arable Land, containing together by Statute Measure Four Acres Two Roods and Sixteen Perches or thereabouts, belonging to the College of Winchester, and now in Lease to Thomas Thistlethwayte Esquire, lying difperfedly in the faid Common Field; and also all those several Pieces or Parcels of Arable Land, containing by Statute Measure Four Acres Two Roods and Thirty Perches or thereabouts, belonging to the Devisees in Trust of John Ridge Esquire deceased, lying dispersedly in the said Common Field; and also all those several Pieces

Winchester College.

John Ridge.

Pieces or Parcels of Arable Land, containing together by Statute Measure Five Acres Three Roods and Twenty fix Perches or thereabouts, belonging to the Right Honourable Richard Viscount Lord Powers. Powerscourt, lying dispersedly in the said Common Field; and also court. all those several Pieces or Parcels of Arable Land, containing together by Statute Measure One Acre Two Roods and Twenty one Perches or thereabouts, belonging to Sarah Goldsmith, lying Sarah Golds. dispersedly in the said Common Field; and also all those Two smith. Pieces or Parcels of Arable Land, containing together by Statute Measure Three Roods and Twenty nine Perches or thereabouts, belonging to Richard Godman Temple Esquire, lying dispersedly R. G. Temple. in the said Common Field; and also all that Piece or Parcel of Land, containing by Statute Measure Two Acres Two Roods and Eleven Perches or thereabouts, belonging to the Trustees of a Society for Persons employed in His Majesty's Dock Yard, established for the buying Bread, Purpose of supplying themselves with Bread and Flour, situate in the &c. said Common Field; and also the Messuage, Tenement or Dwelling House, Wind Mill, Bake House and Store Houses, built and erected on the faid last mentioned Piece of Land, or on some Part thereof; and also all that Piece or Parcel of Land, containing by Statute Measure Two Roods and Twenty eight Perches or thereabouts, belonging to James Gravener, fituate, lying and being in James Gravener. the faid Common Field; and also the Boat Builder's Shop, and other Erections or Buildings standing thereon or on some Part thereof; and also all that Piece or Parcel of Land containing by Statute Measure Two Roods and Thirty six Perches or thereabouts, belonging to Joseph Elliot Lath, situate, lying and being in the J. E. Latk. faid Common Field; and also all that Piece or Parcel of Land containing by Statute Measure One Rood and eight Perches or thereabouts, belonging to Robert Fricker, fituate, lying and being Robert Fricker. in the said Common Field; and also all that Messuage, Tenement or Dwelling House, with the Appurtenances, erected by the said Robert Fricker, at or near the South End of the said last mentioned Piece or Parcel of Land; and also all those Seven Mesfuages, Tenements or Dwelling Houses belonging to William Stew-Stewart, with the Yards, Gardens and Appurtenances thereto, art. fituate, lying and being in the faid Common Field, in a Row of Buildings called Stewart's Row; and also all that Messuage or. Public House, called or known by the Name of the Windmill, belonging to William Garrett and George Garrett, situate and W. and G. Garbeing on the North West Corner of the said Common Field; and rett. also all that other Messuage, Tenement or Dwelling House also belonging to the faid William Garrett and George Garrett, fituate on the West Side of the said Public House; and also all those Two other Messuages, Tenements or Dwelling Houses, also belonging to the said William Garrett and George Garrett, situate at the Back or South Part of the said Public House, with Yards, Gardens and Appurtenances to the faid Four several Messuages or Tenements belonging; and also all that Messuage, Tenement or Dwelling House belonging to Daniel Wheeler, with the Yard, Daniel Wheeler. Garden and Appurtenances thereto, situate and being in the said Row of Buildings called Stewart's Row; and also all that Mesfuage, Tenement or Dwelling House belonging to Charles Round- Charles Roundtree, with the Yard, Garden and Appurtenances thereto, fituate tree.

James Ford.

William Purdew.

John Varley.

Joseph Cave,

John Fry.

Thomas Ashwood.

Thomas Seal.

John Browle.

Thomas Cannon.

William Purchaie.

Richard Snook.

and being in the faid Row of Buildings called Stewart's Row; and also all those Five Messuages, Tenements or Dwelling Houses belonging to James Ford, with the Yards, Garden and Appurtenances thereto, situate and being in the said Row of Buildings called Stewart's Row; and also all that Messuage, Tenement or Dwelling House belonging to William Purdew, with the Yard and Garden and Appurtenances thereto, situate and being in the said Row of Buildings called Stewart's Row; and also all those Five Messuages, Tenements or Dwelling Houses belonging to John Varley, with the Yards, Garden and Appurtenances thereto; and also a Piece or Parcel of Land belonging to the said John Varley, one of which faid Messuages is situate and being on the West Side of a Street in the said Common Field, called Portland Street, and the other Four Messuages and the said Piece or Parcel of Land are situate on the East Side thereof; and also all those Five Messuages, Tenements or Dwelling Houses, belonging to Joseph Cave, with the Yards and Appurtenances thereto, Three whereof are situate and being on the West Side of the said Street called Portland Street, and the other Two on the East Side thereof; and also all that Messuage, Tenement William Hewitt. or Dwelling House, belonging to William Hewitt, with the Yard and Appurtenances thereto, fituate and being on the West Side of the faid Street called Portland Street; and also all those Seven Mesfuages, Tenements or Dwelling Houses with the Yards and Appurtenances thereto belonging, together with the Piece or Parcel of Land adjoining the same, now unbuilt on, belonging to the Devisees Thomas Walker. in Trust of Thomas Walker deceased, situate and being on the West Side of the faid Street called Portland Street; and also all those Three Messuages, Tenements or Dwelling Houses belonging to John Fry, with the Yards and Appurtenances thereto, situate and being on the West Side of the said Street called Portland Street; and also all that Messuage, Tenement or Dwelling House belonging , with the Yards and Appurtenances thereto, fituate and being on the West Side of the said Street called Portland Street; and also all that Messuage, Tenement or Dwelling House, with the Appurtenances, belonging to Thomas Ashwood, fituate and being on the West Side of the said Street called Portland Street; and also all that Messuage, Tenement or Dwelling House belonging to Thomas Seal, with the Yard and Appurtenances thereto, situate and being on the West Side of the said Street called Portland Street; and also all those Two Messuages, Tenements or Dwelling Houses belonging to John Browse, with the Yards and Appurtenances thereto, situate, lying and being on the West Side of the said Street called Portland Street; and also all those Two Mesfuages, Tenements or Dwelling Houses belonging to Thomas Cannon, with the Yards and Appurtenances thereto, fituate and being on the West Side of the said Street called Portland Street; and also all that Messuage, Tenement or Dwelling House belonging to Wilham Purchase, with the Yard and Appurtenances thereto, situate and being on the East Side of the said Street called Portland Street; and also all that Messuage, Tenement or Dwelling House belonging to Richard Snook, with the Yard and Appurtenances thereto, situate and being on the East Side of the faid Street called Portland Street; and also all those Nineteen Messuages, Tenements or Dwelling Houses, commonly called the Flat Houses, with the Yards, Gardens

and Appurtenances thereto belonging; and also all that triangular Piece or Parcel of Land on the East Side thereof, belonging to the Devisees in Trust of Sir John Carter Knight, deceased, and to the Sir John Carter, Devilees or Representatives of Candy, deceased, situate and being in the faid Common Field; and also all that Inclosure or Piece or Parcel of Meadow Land, containing by Statute Measure Two Acres Three Roods and Thirteen Perches or thereabouts, and the Rope Walk, Rope House, and other Erections thereon, also belonging to the said Devisees in Trust of the said Sir John Carter Sir John Carter. deceased, and now in the Occupation of Charles Taber and

Taber, fituate, lying and being on the North Side of the said Common Field, and adjoining the High Road leading from the London Turnpike Road to the Town of Portsea; and also all that large Storehouse also belonging to the said Devisees in Trust of the faid Sir John Carter, now also in the Occupation of the said Charles Taber, fituate, lying and being on the Taber and North Side of the said High Road, and between the same and the Harbour of Portsmouth; and also all those Two Messuages, Tenements or Dwelling Houses also belonging to the said Devisees in Trust, with the Yards, Garden and Appurtenances thereto, adjoining the faid last mentioned Storehouse, and now also in the Occupation of the faid Charles Taber and Taber; and also all that small Piece or Parcel of Land, also belonging to the said Devifees in Trust, and now used as a Garden, adjoining the said last mentioned Messuages, and now in the Occupation of

; and also all those several Pieces or Parcels of Land, containing together by Statute Measure Three Acres and Twenty two Perches or thereabouts, belonging to William Pearce, being Part William Pearce. of and lying at the West End of the Mill Garden, and other Lands also belonging to the said William Pearce, situate, lying and being in the said Common Field; and also all those Two Messuages, Tenements or Dwelling Houses also belonging to the said William Pearce, fituate at the West End of the Mill and Garden aforesaid; and also all those Twelve Messuages, Tenements or Dwelling Houses, also belonging to the said William Pearce, with the Yards, Gardens and Appurtenances thereto, being Part of a Row of Houses called Pitt Place, situate on the South Side of the said hereinbefore mentioned Land of the said William Pearce; and also all that Messuage, Tenement or Dwelling House belonging to Edward Harding, with a Edward Hard-Yard, Garden and Appurtenances thereto, situate also on the South ing. Side of the faid Land of the faid William Pearce; and also all that Messuage, Tenement or Dwelling House belonging to John Cox, John Cox. with the Yard, Garden and Appurtenances thereto, being other Part of the said Row of Buildings called Pitt Place; and also all that Messuage, Tenement or Dwelling House belonging to James Stenson. with the Yard, Garden and Appurtenances thereto, being other Part of the faid Row of Buildings called Pitt Place; and also all that Messuage, Tenement or Dwelling House belonging to Thomas Iron-Ironmonger, with the Yard, Garden and Appurtenances thereto, monger. being Part of the said Row of Buildings called Pitt Place; and also all that Erection or Building with its Appurtenances, now used as a Carpenter's Shop, belonging to John Sayer, situate, standing and John Sayer. being at the East End of Pitt Place aforesaid; and also all those Four several Pieces or Parcels of Land, containing by Statute 0 4 Meafure

William Atfield.

Dyer Stead.

Thomas Hill.

Vicar of Portsmouth.

Mary Hancock.

John Hellyer.

Moles Greetham. Thomas Fitzherbert

James Solfree.

Richard Smith.

Henry Halkell

Thomas Halkell. Anthony Pringle.

William Oliver.

Measure Two Acres and Thirteen Perches or thereahouts, Part whereof is now used as a Rope Walk, belonging to William Atheld, fituate, lying and being in the faid Common Field; and also the Storehouse, Pitch-house, Capstan-house, and other Erections, now standing and being on the said last mentioned Pieces or Parcels of Land or on some Part thereof, and used in the said Business of Ropemaking; and also all that Piece or Parcel of Land, containing by Statute Measure One Rood and Twelve Perches or thereabouts, belonging to Dyer Stead, fituate, lying and being in the faid Common Field; and also all that Piece or Parcel of Land, containing by Statute Measure Two Roods and Eighteen Perches or thereabouts, belonging to the Devilees in Trust of Thomas Hill deceased, situate, lying and being in the faid Common Field; and also all those Two Pieces or Parcels of Land, containing together by Statute Measure Two Roods and Sixteen Perches or thereabouts, belonging to the Vicar of the Parish of Portsmouth, situate, lying and being in the said Common Field; and also all those Four Pieces or Parcels of Land, containing together by Statute Measure One Acre One Rood and Ten Perches or thereabouts, belonging to Mary Hancock Widow, situate, lying and being in the faid Common Field; and also all those several Pieces or Parcels of Land, containing together by Statute Measure Three Acres Three Roods and Twenty five Perches or thereabouts, belonging to John Hellyer Esquire, situate, lying and being in the faid Common Field; and also all that small Piece or Parcel of Land, containing by Statute Measure Twelve Perches and a Half, belonging to Moses Greetham the Elder, Esquire, situate, lying and being in the faid Common Field; and also all those several Pieces or Parcels of Land, belonging to Thomas Fitzherbert, Esquire (on Part whereof are erected the several Tenements hereinafter described), containing together by Statute Measure (exclusive of the Arrears on which the said Tenements and their Appurtenances stand) Six Acres One Rood and Sixteen Perches or thereabouts, fituate, lying and being in the faid Common Field; and also all that Messuage, Tenement or Dwelling House, Outhouse, Garden and Appurtenances, belonging to James Solfree; and also all that other Messuage, Tenement or Dwelling House, Garden and Appurtenances belonging to Richard Smith; and also all those Two other Messuages, Tenements or Dwelling Houses, Garden and Appurtenances, belonging to Henry Haskell; and also all those Two other Messuages, Tenements or Dwelling Houses, Gardens and Appurtenances belonging to Thomas Haskell; and also all that other Messuage, Tenement or Dwelling House, Garden and Appurtenances belonging to Anthony Pringle; and also all that other Messuage, Tenement or Dwelling House, Garden and Appurtenances, belong-George Buckley, ing to George Buckley; and also all that other Messuage, Tenement or Dwelling House, Garden and Appurtenances belonging to John. Miller, all which faid last mentioned Nine Messuages or Tenements and Premises are crected on several small Pieces or Parcels of Land lately purchased of or from the said Thomas Fitzherbert, and intermixed with his faid Land hereinbefore described; and also all that Joseph Jesseries. small Piece or Parcel of Land, belonging to Joseph Jesseries, containing One thousand four hundred and forty Square Feet, or there-Thours; and also all that other small Piece or Parcel of Land, belonging to William Oliver, containing Eight hundred and seventy. Square

Square Feet, or thereabouts; and also all that other small Piece or Parcel of Land, belonging to William King, containing Two thousand William King. and two hundred Square Feet, or thereabouts, which said several Pieces or Parcels of Land lastly hereinbefore described were purchased of or from the said Thomas Fitzherbert, and are also intermixed with his faid Land hereinbefore described, the whole Area of which said several Pieces or Parcels of Land, Messuages, Tenements or Dwelling Houses, with their Outhouses, Yards, Gardens and Appurtenances, lying dispersedly in the said Common Field called Pest House Field otherwise East Dock Field otherwise Fountain Field aforesaid, together with the Roads and Streets thereunto belonging, contains in Statute Measure Sixty five Acres and Nine Perches or thereabouts, and is bounded on the North partly by the Harbour of Portsmouth, partly by Land of the said Charles Taber and Taber, partly by Land of His Majesty, and partly by Land of the said Devisees in Trust of the said John Brain, forming a Road to certain Tenements called Copenhagen Street, partly by Land and Tenements of Moses Greetham the Elder, and partly by Land now or late of the said Thomas Fitzherbert and John Hellier, on the East partly by Land of the College of Winchester, forming the Back Part of the Gardens and Tenements in a Row of Buildings facing the High Road from Portsmouth to London, called Eden Row, partly by the Gardens of other Tenements, also facing the faid High Road, called Mile End, and partly by other Land of the faid Richard Viscount Powerscourt, the Devisees in Trust of Thomas Hill deceased, Dyer Stead, William Atsield and William Pearce, abutting against the said Highway, and on the West by Lands of His Majesty adjoining the Glacis of the Fortifications erected round the Town of Portsea, for the Protection of His Majesty's Dock Yard there; and also all that triangular Piece or Parcel of Land, containing by Statute Measure Five Acres One Rood or thereabouts, belonging to the Truftees of a certain Charity called Fareham Charity, Fareham situate, lying and being near Priddy's Hard Fort, in Front of the Charity. Lines at Gosport in the said County of Southampton, bounded on one Side, or the Base thereof, by a Road leading to the said Fort, and on the Two other Sides thereof by Land belonging to His Majetty.

#### CAP. XLIV.

An Act to continue, until the Twentieth Day of May One EXP. thousand eight hundred and fourteen, an Act passed in this Session of Parliament, intituled An AEt to stay, until the Twentieth Day of April One thousand eight hundred and fourteen, Proceedings in Actions under an Act passed in the Forty third Year of His present Majesty, to amend the Laws relating to Spiritual Persons. [19th April 1814.]

TATHEREAS an Act passed in the present Session of Parlia- c.6. antement, intituled An A& to stay, until the Twentieth Day of April One thousand eight hundred and fourteen, Proceedings in Actions under an Act passed in the Forty third Year of His present · Majesty, to amend the Laws relating to Spiritual Persons: And ! Whereas it is expedient that the said Act should be further continued; and that all Proceedings stayed under the Provisions thereof

• should

continued.

Inhould remain stayed for a further limited Period; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said recited Act shall remain and continue in sorce until the Twentieth Day of May One thousand eight hundred and sourteen, and that all Proceedings which shall have been or which may hereafter be stayed under the Provisions of the said recited Act, which are continued by this Act, shall be and remain and continue stayed until the said Twentieth Day of May One thousand eight hundred and sourteen.

Act varied, &c.

II. And be it further enacted, That this Act may be varied, altered, amended or repealed, by any Act or Acts to be passed in the present Session of Parliament.

[Continued till 20th July, c. 54. § 13. post. — The At 43 G. 3. c. 84. explained and amended, c. 175. post.]

#### CAP. XLV.

An Act to continue the Period for purchasing the Legal Quays in the Port of London. [19th April 1814.]

43 G. 3. c.cxxiv, § &

47G.3. Self.2.

50 G. 3. c. 23.

52 G. 3. c. 49.

c. 60.

**§1.** 

WHEREAS an Act passed in the Forty third Year of the Reign of His present Majesty, intituled An Ast to authorize the Advancement of surther Sums of Money out of the Consolidated Fund, to be applied in the Improvement of the Port of London, by the Mayor, Aldermen and Commons of the City of London, in

the Mayor, Aldermen and Commons of the City of London, in Common Council assembled; and to empower the Lords Commissioners of His Majesty's Treasury to purchase the Legal Quays between

London Bridge and the Tower of London: And Whereas another Act passed in the Forty seventh Year of the Reign of His present Majesty, intituled An Act to give further Time for purchasing the

Legal Quays and Warehouses in the Port of London: And Whereas another Act passed in the Fiftieth Year of the Reign of His pre-

fent Majesty, intituled An Att for authorizing the Lords Commisfioners of the Treasury to purchase certain Quays within the Port of London: And Whereas another Act passed in the Fifty second

4 Year of the Reign of His present Majesty, intituled An Att to con-4 tinue the Period for purchasing the Legal Quays in the Port of

London; and to enable the Lords of the Treasury to purchase Buildings in Thames Street, for the Purpose of ereding a new Custom House: And Whereas it is expedient that the Powers,

Authorities and Provisions in the said Acts contained for purchasing Legal Quays should be further continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice

and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Period within which the Lord High Treasurer or Lords Commissioners of His Majesty's Treasury for the time being are re-

quired to purchase the said Legal Quays, Warehouses, Buildings and other Works, or any Dwelling Houses, Warehouses, Buildings or Premises situate adjoining thereto, shall be surther extended to Three Years from and after the Expiration of the Period to which the same

was extended by the faid last recited Act.

Time of purchasing Quays, &c. extended.

#### CAP. XLVI.

An Act for altering the Period during which Writs of Assistance shall remain in force. [19th April 1814.]

HEREAS by an Act passed in the Thirteenth and Four- 13 & 14 Car. 2. teenth Years of the Reign of King Charles the Second, c. 11.

sintituled An A& for preventing Frauds and regulating Abuses in " His Majesty's Customs; it is, amongst other things, enacted, that it

shall be lawful for any proper Person or Persons authorized by Writ of Assistance, under the Seal of His Majesty's Court of Ex-

· chequer, to take a Constable, Headborough or other Public Officer

inhabiting near unto the Place, and in the Day Time to enter and. ' go into any House, Shop, Cellar, Warehouse, or Room, or other

· Place, and in case of Resistance to break open Doors, Chests,

'Trunks and other Packages, there to seize and from thence to bring any kind of Goods what soever prohibited and uncustomed,

and to put and secure the same in His Majesty's Storehouse in the

· Port next to the Place where such Seizure shall be made; which

faid Act is, by another Act passed in the Fifth Year of the Reign 5 & 6 Ann. c. 8. of Queen Anne, intituled An At for an Union of the Two King- Art. 18.

' doms of England and Scotland, extended to Scotland: And

Whereas it is expedient that such Writs of Assistance should have

 Validity and Effect during the whole of the Reign in which they fiffue, notwithstanding the Letters Patent for constituting and ap-

· pointing the Commissioners for managing and causing to be levied

and collected the Customs, Sublidies and other Duties due to His

" Majesty, may have been revoked, or that any or all of the Persons ' named in the faid Letters Patent may have died or refigned;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Writs of Assistance under the Seal of His Duration of Majesty's Court of Exchequer in England and Scotland respectively, Writs of Assit. which on or before the passing of this Act have been issued, or at any ance. time hereafter may be issued, during the Reign of His present Majesty, in pursuance of the said recited Acts, shall not be held or

declared to be vacated or determined by the Death or Resignation of all or any of the Commissioners named therein, or in consequence of the Revocation of the Patent by which the said Commissioners were constituted and appointed; but each and every such Writ shall have full Force and Operation, and shall be valid and effectual for and during the whole of the Reign of His said Majesty; and every

Writ of Assistance which may be issued during any succeeding Reign shall in like manner be determinable only upon the Demise of The Crown; and all and every the Officers and Ministers, Vice Admirals, Justices of the Peace, Mayors, Sheriffs, Constables, Bailiffs, Headboroughs, and all other the Officers, Ministers and Sub-

jects mentioned in any such Writ of Assistance, are hereby required

to pay due Obedience thereto accordingly.

C. 47, 48.

# C'A P. XLVIL

An Act to continue until the Twenty fifth Day of March One thousand eight hundred and seventeen, an Act of the Fifty second Year of His present Majesty, to regulate the Separation of Damaged from Sound Coffee, and to permit Dealers to fend out any Quantity of Coffee not exceeding Eight Pounds Weight, without Permit. [19th April 1814.]

52 G. 3. c. 149.

• TXTHEREAS an Act was passed in the Fifty second Year of His present Majesty, intituled An Att to regulate the Sepa-4 ration of Damaged from Sound Coffee, and to permit Dealers to send 4 out any Quantity of Coffee not exceeding Eight Pounds Weight without Permit, until the End of Two Years from the passing of this • At; which faid Act is near expiring: And Whereas it is expe-6 dient that the said A& should be continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall be and the same is hereby further continued until the Twenty fifth Day of March One thoufand eight hundred and seventeen.

continued.

### CAP. XLVIII.

An Act to revive and make perpetual certain Acts for confolidating and extending the feveral Laws in force for allowing the Importation and Exportation of certain Articles into and from certain Ports in the West Indies.

[19th April 1814.]

50 G. 3. C. 21.

WHEREAS an Act was made in the Fiftieth Year of His present Majesty, intituled An Ast for amending and compresent Majesty, intituled An Att for amending and con-\* tinuing so amended until the Twenty fifth Day of March One thou-' fand eight hundred and twelve, an Att of the Forty fifth Year of His present Majesty, for consolidating and extending the several Laws in force for allowing the Importation and Exportation of cerstain Goods and Merchandize into and from certain Ports in the [52 G. 3. c. 20.] West Indies; which was continued by an Act made in the Fifty · second Year of His present Majesty, until the Twenty sisth Day 6 of March One thousand eight hundred and fourteen: And Whereas it is expedient that the said Act should be revived and 'made perpetual;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall, from and after the said Twenty fifth Day of March One thousand eight hundred and fourteen, be revived, and the same is hereby revived and made perpetual.

**5** 3·]

revived and made per etual. A.D. 1814.

United States of America.

# CAP. XLIX.

An Act to revive and continue, until the Expiration of Nine Months after the Conclusion of the War with the United States of America, an Act made in the last Session of Parliament, to authorize the Importation and Exportation of certain Articles into and from the West Indies, South America and Newfoundland. [19th April 1814.]

WHEREAS an Act was passed in the Fifty third Year of 53 G.3. c.67.

His present Maiesty, intituled An AB Con and the Fifty third Year of 53 G.3. c.67. His present Majesty, intituled An All for empowering His · Majesty to authorize the Importation and Exportation of certain \* Articles into and from the West Indies, South America and New-· foundland, until Six Weeks after the Commencement of the next · Seffion of Parliament: And Whereas it is expedient that the faid 4 Act should be revived and continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

That the said Act shall, from and after the Sixteenth Day of De- revived and cember One thousand eight hundred and thirteen, be revived, and continued.

CAP. L.

-she same is hereby revived, and shall continue in force until the Expiration of Nine Months after the Conclusion of the War with the

An Act to amend so much of an Act of His present Majesty. for repealing the several Duties of Customs, and granting other Duties in lieu thereof, as relates to the Duties pay-[4th May 1814.] able on Salt exported.

TITHEREAS by an A.A., passed in the Forty ninth Year of 49 G. 3. e. 9& • VV the Reign of His present Majesty, intituled An Att for res pealing the several Duties of Customs chargeable in Great Britain, and for granting other Duties in lieu thereof; it is, amongst other things, enacted, that in all cases where by the Schedule annexed ' to the said Act marked (A.) the Duties of Customs imposed upon the Exportation of Goods, Wares and Merchandize from Great 6 Britain, and charged not according to the Weight, Tale, Gauge or Measure, but according to the Value thereof, such Value shall • be taken and confidered as the same shall be at the Port of Exporstation, without any Deduction or Abatement whatever, except of · so much as the Duties of Customs paid and payable thereon at the time of the Entry of such Goods, Wares and Merchandize shall amount unto: And Whereas it is expedient to permit the Ex-· porter or Proprietor, or his known Agent or Factor, to deduct from the Value of British Salt exported the Amount of the Home. · Consumption Duty of Excise paid or payable thereon; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and

Commons, in this present Parliament assembled, and by the Autho-

To much Money from the Velue of fuch Salt as shall be equal to the

**§ 27.** 

ported from Great Britain it shall and may be lawful for the Ex- Salt estimated on

Amount

rity of the same, That in estimating the Value of British Salt ex- How Value of porter or Proprietor, or his known Agent or Factor, also to deduct Exportation.

Amount of the Home Confumption Duty of Excise paid or payable thereon at the time of the Entry of such Salt for the Purpose of being exported; and the Value so ascertained shall be deemed and taken to be the true and real Value of the Salt at the Port of Exportation.

### CAP. LI.

An Act to revive and further continue, until Nine Months after the Conclusion of the present War, an Act of the Seventh Year of King George the Second, for the free Importation of Cochineal and Indigo. [4th May 1814.]

7 G. 2. c. 18.

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• TITHEREAS an Act was made in the Seventh Year of the · VV Reign of His late Majesty King George the Second, inti-4 tuled An Att for the Revival of an Att made in the Thirteenth " Year of the Reign of His late Majesty King George the First, in-4 tituled An Att for the free Importation of Cochineal during the \* Time therein limited, and also for the free Importation of Indige; which was to continue in force from the Twenty fourth Day of • June One thousand seven hundred and thirty four for the Term of • Seven Years, and from thence to the End of the then next Sellion of Parliament; and which by several subsequent Acts was further continued from the Expiration thereof until the Twenty fifth Day of March One thousand eight hundred and fourteen; and it s is expedient that the same should be revived and further conti-" nued;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall, from and after the faid Twenty fifth Day of March One thousand eight hundred and fourteen, be revived, and the same is hereby revived, and shall continue in force until Nine Months after the Conclusion of the present War.

revived and continued.

#### CAP. LII.

An A& to revive and continue, during the Continuance of any Act imposing any Restriction on the Governor and Company of the Bank of England with respect to Payments in Cash, an Act of the Fifty second Year of His present Majesty, for making more effectual Provision for preventing the Current Gold Coin of the Realm from being paid or accepted for 2 greater Value than the Current Value of such Coin; and for [4th May 1814.] other Purposes therein mentioned.

52 G. 3. c.50.

WHEREAS an Act was made in the Fifty second Year of His present Mainter install. His present Majesty, intituled An Att to continue until · Three Months after the Commencement of the next Session of Parliament, and amend an All of the last Session of Parliament for making e more effectual Provision for preventing the Current Gold Coin of the · Realm from being paid or accepted for a greater Value than the Cure rent Value of such Coin; for preventing any Note or Bill of the Governor and Company of the Bank of England from being received for any smaller Sum than the Sum therein specified; and for slaying · Proceedings

enother

· Proceedings upon any Distress by Tender of such Notes; and to ' extend the same to Ireland: And Whereas the said Act was conti-' nued by an Act of the last Session of Parliament until the Twenty [53 G. 3. c. 5.] fifth Day of March One thousand eight hundred and sourteen: And Whereas it is expedient that the faid Act should be revived ' and further continued;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That the said revived and Act shall be and the same is hereby revived from the said Twenty continued. fifth Day of March One thousand eight hundred and sourteen, and be further continued from thence during the Continuance of any Act imposing any Restriction on the Governor and Company of the Bank of England with respect to Payments in Cash.

[See cc. 99. 130. post.]

#### CAP. LIII.

An Act to enable the Commissioners of His Majesty's Treasury to iffue Exchequer Bills, on the Credit of fuch Aids or Supplies as have been or shall be granted by Parliament for the Service of Great Britain for the Year One thousand eight [4th May 1814.] bundred and fourteen.

" TREASURY may iffue Exchequer Bills in manner prescribed by " 48 G. 3. c. 1. — § 1. Clauses, &c. in recited A& relating to Ex-" chequer Bills extended to Act. § 2. Proviso as to issuing Exche-" quer Bills on Credit of c. 2. ante. in any other manner than they " are authorized by that Act, &c. § 3. Interest of 3 id. per Cent. " per Diem. § 4. Exchequer Bills may, at Expiration of Four "Months after Date, be taken in Payment of Revenue. § 5. Bank " of England authorized to advance 6,000,000l. on Credit of Act, " notwithflanding 5 & 6 W. & M. c. 20. — § 6.

### CAP. LIV.

An A& to discontinue Proceedings in certain A&ions already commenced, and to prevent vexatious Suits against Spiritual Persons, under an Act passed in the Forty third Year of His present Majesty; and further to continue, until the Twentieth Day of July One thousand eight hundred and sourteen, an Act of the present Session of Parliament, for staying 'Proceedings under the said Act. [18th May 1814.7

WHEREAS some of the Provisions of an Act, passed in the 43 G. 3. c. 84.

Forty third Year of the Reign of His profess Maintain in the 43 G. 3. c. 84. Forty third Year of the Reign of His present Majesty, in-\* tituled An Aa to amend the Laws relating to Spiritual Persons holding of Farms; and for enforcing the Residence of Spiritual Persons on their Benefices in England, have, from the Inadvertence of many Spiritual Persons, given Occasion to many vexatious Prosecutions: And Whereas an Act was passed in the present Session of Parliament, intituled An All to stay, until the Twentieth Day of April One thousand eight hundred and sourteen, Proceedings in Actions under an Att paffed in the Forty third Year of His present Majesty, to amend the Laws relating to Spiritual Persons: And Whereas

another Act was passed in the present Session of Parliament, inti-' tuled An A& to continue, until the Twentieth Day of May One

£. 44. ante.

flating that

riod, valid, as

Period.

Licences granted with Certificate, Caules for granting them existed at any specified antecedent l'eexempting from Penalties from such antecedent

thousand eight hundred and sourteen, an AE passed in this Session of \* Parliament, intituled An A& to stay, until the Twentieth Day of April One thousand eight hundred and fourteen, Proceedings in Actions \* under an Att passed in the Forty third Year of His present Majesty ' to amend the Laws relating to Spiritual Persons: And Whereas. it is expedient that further Provision should be made in relation to Proceedings already commenced, and for the Prevention of other vexatious Prosecutions of Spiritual Persons; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all Licences for the Non Residence of any Spiritual Persons, which shall have been granted, or which shall be granted on or before the First Day of July One thousand eight hundred and fourteen, by any Archbishop or Bishop, under and subject to the Provisions of the said recited Act of the Forty third Year aforefaid, and upon which the Archbishop or Bishop granting the same shall certify, that they are satisfied and verily believe, that the Causes of granting such Licences really and truly have existed for many Periods antecedent to the granting thereof, and specified in such Certificates respectively, and that the Archbishop or Bishop giving such Certificates, would have granted the Licences to which they refer, from the Periods specified in such Certificates, if proper Application had or could have been made to him in due time for the same, and that the Conditions, if any, upon which fuch Licence would have been granted have been performed and complied with; and also all Certificates given by any Archbishop or Bishop to any Spiritual Persons of their respective Dioceles, which shall certify that the Archbishop or Bishop giving such Certificate would have granted Licences for the Non Residence of such Spiritual Persons for and during the Periods specified in such Certificates, for Causes of a temporary Nature, to be also specified in such Certificates, and which they are fatisfied and verily believe did really and truly exist, and which may have ceased, if proper Application had or could have been made to him in due time for the same, and that the Conditions, if any, upon which such Licences would have been granted, have been performed and complied with; shall be deemed and taken to be good and valid as Licences under the faid recited Act, for the Purpole of exempting such Persons respectively from any pecuniary Penalties and Forfeitures for Non Residence, from and for and during the Periods specified in such Certificates respectively, as fully and effectually as if Licences had been duly granted at and for fuch Period, and had been duly registered, and all the Provifions of the faid first recited Act in relation thereto duly observed.

Ticences and Certificate regiftered.

43 G. 3. c. 84. § 22.

Notification by Non Residents, made and regil-

II. Provided always, and be it further enacted, That every fuch Licence and Certificate shall, within Fourteen Days after the granting thereof, or after the passing of this Act, be registered in like manner as Licences are required to be registered under the Provisions of the said recited Act of the Forty third Year aforesaid, and shall be open to the Inspection of all Persons, upon Payment of Two Shik-

lings, and no more. III. And be it further enacted, That every Notification by my Person who shall have been non resident by reason of any Exemption,

If July, deemed good and valid,

for Purpoles in-

and where no Licence is required, and which shall specify the Nature tered before of the Exemption, and the Period for which the Benefit thereof is claimed, and which shall have been made and registered, or which shall be made and registered before the said First Day of July, shall be deemed a good and valid Notification for the Period specified, for has the Purpose of entitling the Person making the same to the Benefit of any Exemption specified therein to which he may be entitled, as fully and effectually as if the fame had been made and registered within the Period required by the faid recited Act of the Forty third Year aforefaid; any thing therein contained to the contrary notwithstanding; and every Registrar is hereby required to register such Notification, and such Register of Notification shall be open to Inspection of all Persons, upon Payment of Two Shillings, and no more.

IV. And be it further enacted, That, immediately from and after Persons sued the passing of this Act, it shall be lawful for any Person or Persons against whom any Original Writ, Suit, Action, Bill, Plaint or Information, shall-have been sued out, commenced or prosecuted, before the Sixth Day of December One thousand eight hundred and thirteen, for any pecuniary Penalty or Penalties, or any Forfeiture or Forfeitures incurred under the said recited Act, for any Non Residence, or Omission to procure a Licence, or register the same, or for omitting to notify any Ground of Exemption, and to whom any fuch Licence and Certificate shall have been granted, or who shall have notified his Exemption before the First Day of July One thousand eight hundred and fourteen, to apply to the Court in which such Original Writ, Suit, Action, Bill, Plaint or Information shall have been fued out, commenced or profecuted, if fuch Court shall be fitting, or to any Judge of any fuch Court when not fitting, for an Order, that fuch Writ, Suit, Action, Bill, Plaint or Information shall be discontinued, upon Payment of the Costs incurred up to the time of such Application being made; all such Costs to be Costs taxed. taxed as between Attorney and Client, according to the Practice of fuch Court; and every such Court or Judge is hereby authorized, upon such Application, and Proof by Affidavit of the granting and registering of any Licence and Certificate, or of the Notification of any Exemption, and that sufficient Notice thereof, together with Notice. a Copy of the Licence, Certificate or Notification, as the case may be, has been given to the Plaintiff or Plaintiffs, or his or their Attorney, and of the Application and the Ground upon which the same is made, to make fuch Order as aforefaid; and upon the making fuch Order and Payment of fuch Costs as aforesaid, such Writ, Suit, Action, Bill, Plaint or Information shall be forthwith discontinued; and in every case it shall be lawful for the Plaintiff or Plaintiffs in any such Original Writ, Suit, Action, Bill, Plaint or Information, at any time after the Twentieth Day of July One thousand eight hundred and fourteen, until such Application shall be made as aforesaid, to proceed therein as if this Act or the said recited Acts of the present Session of Parliament had not been passed, and as if no such Licence and Certificate had been granted, or Notification made; any thing in this Act to the contrary thereof notwithstanding.

V. And be it further enacted, That it shall be lawful for any Facts stated in Archbishop or Bishop to whom any Application shall be made for Certificates any such Certificate as aforesaid, under the Provision of this Act, verified on 54 GEO. III.

Fee. under recited Act may apply to Court, if fitting, or to a Judge, if not fitting, to stay **Proceedings** upon certain Conditions.

C.54.

to require that any Facts or Circumstances which such Archbishop or Bishop may deem necessary to be proved in relation to the Grounds upon which any such Certificate may be applied for, or which any such Archbishop or Bishop may deem necessary to enquire into and ascertain before the granting any such Certificate, shall be proved and verified by Oath or Assidavit made before any Surrogate or Master Extraordinary in Chancery, (which Oath any Surrogate or Master Extraordinary in Chancery is hereby authorized and required to administer).

When Action ditcontinued on Payment of Costs.

VI. Provided always, and be it further enacted, That in all cases in which any such Writ, Suit, Action, Bill, Plaint or Information fued out or commenced before the Sixth Day of December One thousand eight hundred and thirteen, shall have been or shall be renewed or continued before the faid Twentieth Day of July One thousand eight hundred and fourteen, or upon which any Declaration shall have been filed or delivered, or other Proceeding had after the said Sixth Day of December and before the said Twentieth Day of July One thousand eight hundred and fourteen, it shall be lawful for fuch Court or Judge, upon such Application and Proof as aforesaid, to make such Order as aforesaid, for discontinuing the same, upon Payment of the Costs of all Proceedings had before the said Sixth Day of December to be taxed as aforesaid, and of such Costs, if any, in respect of any Proceedings had after the said Sixth Day of December, as the Court or Judge making such Order shall direct; and upon making such Order and Payment of such Costs, such Writ, Suit, Action, Bill, Plaint or Information, shall be forthwith difcontinued.

Court may make Order for difcontinuing Actions without Payment of Coll s.

VII. Provided always, and be it further enacted, That in all cases in which any fuch Writ, Suit, Action, Bill, Plaint or Information shall have been sued out or commenced at any time subsequent to the faid Sixth Day of December One thousand eight hundred and thirteen, it shall be competent for such Court or Judge as aforefaid, to make such Order as aforesaid for discontinuing the same, without Payment of any Costs; and upon making such Order, such Writ, Suit, Action, Bill, Plaint or Information shall be forthwith discontinued.

In what cales Plaintiff permitted to proceed in Actions.

VIII. Provided always, and be it further enacted, That if upon any fuch Application to the Court or Judge to stay the Proceedings under the Provisions hereinbefore contained, the Plaintiff or Plaintiffs, or his or their Attorney, will undertake to admit such Notification of Exemption to have been duly made and given under the faid recited Act of the Forty third Year aforesaid, or under this Act, and dispute only the Title of such Person or Persons to the Exemption claimed, that then and in such case it shall and may be lawful to and for the Plaintiff or Plaintiffs in fuch Original Writ, Suit, Action, Bill, Plaint or Information, to proceed therein as if this Act had not been made; any thing herein contained to the contrary notwithstanding; and if the said Plaintiff or Plaintiffs shall fuffer Judgment as in case of a Nonsuit, or if upon the Trial of any fuch Action, Suit, Bill, Plaint or Information, the faid Plaintiff or Plaintiffs shall become Nonsuit, or there shall be a Verdict for the Defendant, the Defendant shall have Treble Costs, and have the like remedy for the same as any Defendant bath in other cases to recover Costs by Law.

Treble Cufts.

IX. Provided always, and be it further enacted, That no Penalty No Penalties for or Forfeiture under the said recited Act of the Forty third Year Periods anteceaforesaid, which shall have arisen or been incurred, at or for or dent to Dec. 31, during any Period antecedent to the Thirty first Day of December able in Action One thousand eight hundred and eleven, shall be recoverable or re- previous to covered in any Action or Suit which has been commenced previous Dec. 6, 1813. to the Sixth Day of December One thousand eight hundred and thirteen; and that no Penalty or Forfeiture under the faid recited Act of the Forty third Year aforesaid, which shall have arisen or been incurred at or for or during any Period antecedent to the Thirty first Day of December One thousand eight hundred and twelve, shall be recoverable or be recovered in any Action or Suit which shall have been or shall be sued out after the Sixth Day of December One thousand eight hundred and thirteen; any thing in the said Act contained to the contrary notwithstanding.

X. Provided always, and be it further enacted, That nothing Proviso for herein contained shall extend or be construed to extend to affect any Actions com-Original Writ, Suit, Action, Bill, Plaint or Information which shall menced before have been fued out, commenced or profecuted before the First Day of January One thousand eight hundred and twelve, and whereon Issue has been joined between the Plaintiff or Plaintiffs and the Person or Persons against whom the said Original Writ, Suit, Action, Bill, Plaint or Information may have been fued out, commenced or

profecuted.

XI. Provided always, and be it further enacted, That a certified Certified Copies Copy of the Register of such Licence and Certificate, and of the of Licences, &c. Date when the same was issued, or of such Notification, with the sufficient Proof. Date of Delivery thereof, shall be deemed sufficient Proof of the fame.

Jan. I, 1812

XII. Provided always, and be it further enacted, That nothing Provide for herein contained shall extend or be construed to extend, to affect any Verdict, Judgment or Execution, which has been or at any time hereafter may be given, awarded or issued against any Spiritual Person under the Act made and passed in the Forty third Year of the Reign of His present Majestv, intituled An Att to amend the Laws relating to Spiritual Persons bolding of Forms; and for enforcing the Residence of Spiritual Persons on their Benefices in England.

Verdicts, &c. given under 43 G. 3. c. 84.

4 XIII. And Whereas an Act was passed in this present Session c. 44. ante. 4 of Parliament, intituled An A& to continue, until the Twentieth Day

of May One thousand eight hundred and sourteen, an All passed in

\* this Session of Parliament, intituled An At to stay, until the • Twentieth Day of April One thousand eight hundred and fourteen,

• Proceedings in Actions under an Act passed in the Forty third Year

· of His present Majesty, to amend the Laws relating to Spiritual · Perfons: And Whereas it is expedient that the said Act should

6 be further continued, and that all fuch Proceedings should be

• stayed for a further limited Period; Be it therefore further enacted, That the faid recited Act of this present Session of Par-Frament shall remain and continue in force until the Twentieth continued Day of July; and that all Proceedings which shall have been or which may hereafter be stayed under the Provisions of the said first recited Act, or of an Act of this present Session of Parliament, in- c. 6. autotituled An All to flay, until the Twentieth Day of April Que thou-

**sand** 

A.D. 1814.

Proceedings stayed.

fand eight hundred and fourteen, Proceedings in Actions under an Act passed in the Forty third Year of His present Majesty, to amend the Laws relating to Spiritual Persons, which are continued by this Act, or which remain and continue stayed under the Provisions of the last recited Act of this Session of Parliament, shall be and remain and continue stayed until the said Twentieth Day of July One thousand eight hundred and sourteen.

[See c. 175. post.]

## CAP. LV.

An Act for fixing the Rates of Sublistence to be paid to Innkeepers and others on quartering Soldiers.

[18th May 1814.]

e. 25. ante.

\$ 64.

\$ 65.

Allowance of 1s. 2d. for Non Commissioned Officers and Soldiers.

Further Allowance of One Halfpenny per Diem.

TTTHEREAS by an Act passed in the present Session of Par-VV liament, for punishing Mutiny and Desertion; and for the better Payment of the Army and their Quarters, it is enacted, that Officers and Soldiers shall be furnished with Diet and Small 6 Beer upon paying and allowing for the same the several Rates that are or shall be established by any Act or Acts of Parliament; and an Option is given to Innholders and others, upon whom · Officers and Soldiers are quartered and billetted, to furnish certain Articles gratis, in lieu of Diet and Small Beer, and it is just e and expedient that an adequate Allowance shall be made and established for Provision and other Articles furnished to Officers ' and Soldiers:' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That every Non Commissioned Officer and Private Soldier who shall be furnished with Diet and Small Beer within the aforesaid Parts of the United Kingdom, by the Innholders or other Persons on whom such Non Commissioned Officers or Private Soldiers shall be quartered and billetted by virtue of the said Act shall pay and allow for the same the Sum of Fourteen pence per Diem; and that for such Allowance of Fourteen pence the Innholder or other Person shall furnish One Meal; videlicet, a hot Dinner if required in each Day, to each Non Commissioned Officer, Trumpeter, Drummer and Private Soldier quartered and billetted on him, to confift of fuch Quantities of Diet and Small Beer as have been or shall be specified and fixed in and by any Regulations made or to be made from time to time by His Majesty in that behalf, but not to exceed One Pound and a Quarter of Meat previous to being dreffed, One Pound of Bread, One Pound of Potatoes or other Vegetables previous to being cooked, and Two Pints of Small Beer, and Vinegar, Salt and Pepper; and that the Accounts of the same shall be rendered, and Payment thereof made, in like manner as is directed by the faid Ac.

II. And be it further enacted, That in case any Innholders or other Persons on whom any Non Commissioned Officers or Private Men shall be quartered within the aforesaid Parts of the United Kingdom, shall, by virtue of the said Option in the said Act, surnish such Non Commissioned Officers or Soldiers with the Articles therein mentioned in lieu of surnishing Diet and Small Beer, at the Rate pre-

scribed by this Act, such Innholders or other Persons on whom such Non Commissioned Officers or Soldiers are quartered, and by whom the said Articles shall have been so supplied, shall receive in Consideration thereof, One Halfpenny per Diem for each Non Commissioned Officer and Soldier; which Sum of One Halfpenny per Diem shall be accounted for and paid in like manner as is directed touching the Rate aforesaid.

III. And be it further enacted, That the Sum to be paid to Horses quarterthe Innholder or other Person within the aforesaid Parts of the ed at 15. 2d. per United Kingdom, on whom any of the Horses belonging to His Diem paid for Majesty's Forces shall be quartered by virtue of the said Act, for Hay and Straw, shall be One Shilling and Two pence per Diem for each Horse.

[§4. of 53 G.3. c.43. is omitted in this A8. —— §4. to 8. are the fame as § 5. to 9. of 53 G.3. c.43.]

· IX. And be it further enacted, That this Act shall have Con- Continuance of tinuance and be in force from the Twenty fourth Day of March Act. One thousand eight hundred and fourteen until the Twenty fifth Day of March One thousand eight hundred and fifteen; and that all Payments which have been made, and all Acts, Matters and Things done in pursuance of or in conformity with the Provisions Proviso for Paythereof, shall be as good, valid and effectual to all Intents and Pur- ments, &c. poses as if this Act had passed before the said Twenty fourth Day of March One thousand eight hundred and fourteen.

[This Att is in all other respects similar to 53 G.3. c.43.]

#### CAP. LVI.

An Act to amend and render more effectual an Act of His present Majesty, for encouraging the Art of making new Models and Casts of Busts, and other Things therein mentioned; and for giving further Encouragement to fuch Arts. [18th May 1814.]

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\* WHEREAS by an Act passed in the Thirty eighth Year of 38 G. 3. c. 71. the Reign of His present Majesty, intituled An Att for encouraging the Art of making new Models and Casts of Busts, 4 and other Things therein mentioned; the sole Right and Property • thereof were vested in the original Proprietors, for a time therein • specified: And Whereas the Provisions of the said Act having been found ineffectual for the Purposes thereby intended, it is expedient

4 to amend the same, and to make other Provisions and Regulations for the Encouragement of Artists, and to secure to them the · Profits of and in their Works, and for the Advancement of the faid Arts:' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of Sole Right and

this Act, every Person or Persons who shall make or cause to be Property of all new and original Sculpture, Models, Copies and Cafts, prietors for 14

Years.

made any new and original Sculpture, or Model, or Copy, or Caft of the Human Figure or Human Figures, or of any Buft or Bufts, or of any Part or Parts of the Human Figure, clothed in Drapery or otherwise, or of any Animal or Animals, or of any Part or Parts of vested in Pro-

any Animal combined with the Human Figure or otherwise, or of any Subject being Matter of Invention in Sculpture, or of any Alto or Basso-Relievo representing any of the Matters or Things hereinbefore mentioned, or any Cast from Nature of the Human Figure, or of any Part or Parts of the Human Figure, or of any Cast from Nature of any Animal, or of any Part or Parts of any Animal, or of any such Subject containing or representing any of the Matters and Things hereinbefore mentioned, whether separate or combined, shall have the sole Right and Property of all and in every such new and original Sculpture, Model, Copy and Cast of the Human Figure or Human Figures, and of all and in every such Bust or Busts, and of all and in every such Part or Parts of the Human Figure, clothed in Drapery or otherwise, and of all and in every such new and original Sculpture, Model, Copy and Cast, representing any Animal or Animals, and of all and in every such Work representing any Part or Parts of any Animal combined with the Human Figure or otherwife, and of all and in every such new and original Sculpture, Model, Copy and Cast of any Subject, being Matter of Invention in Sculpture, and of all and in every such new and original Sculpture, Model, Copy and Cast in Alto or Basso-Relievo, representing any of the Matters or Things hereinbefore mentioned, and of every such Cast from Nature, for the Term of Fourteen Years from first putting forth or publishing the same; provided, in all and in every case, the Proprietor or Proprietors do cause his, her or their Name or Names, with the Date, to be put on all and every such new and original Sculpture, Model, Copy or Cast, and on every such Cast from Nature, before the same shall be put forth or published.

Name and Date affixed.

Works published under Act, vested in Proprietors for 14 Years.

Putting forth pirated Copies or pirated Casts, prosecuted.

II. And be it further enacted, That the sole Right and Property of all Works, which have been put forth or published under the Protection of the said recited Act, shall be extended, continued to and vested in the respective Proprietors thereof, for the Term of Fourteen Years, to commence from the Date when such last mentioned

Works respectively were put forth or published. III. And be it further enacted, That if any Person or Persons shall, within such Term of Fourteen Years, make or import, or cause to be made or imported, or exposed to Sale, or otherwise disposed of, any pirated Copy or pirated Cast of any such new and original Sculpture, or Model or Copy, or Cast of the Human Figure or Human Figures, or of any such Bust or Busts, or of any such Part or Parts of the Human Figure clothed in Drapery or otherwise, or of any fuch Work of any Animal or Animals, or of any fuch Part or Parts of any Animal or Animals combined with the Human Figure or otherwise, or of any such Subject being Matter of Invention in Sculpture, or of any fuch Alto or Basso-Relievo representing any of the Matters or Things hereinbefore mentioned, or of any such Cast from Nature as aforesaid, whether such pirated Copy or pirated Cast be produced by moulding or copying from, or imitating in any way, any of the Matters or Things put forth or published under the Protection of this Act, or of any Works which have been put forth or published under the Protection of the said recited Act, the Right and Property whereof is and are secured, extended and protected by this Act, in any of the cases as aforesaid, to the Detriment, Damage or Loss of the original or respective Proprietor er Proprietors of any such Works so pirated; then and in all such cases

the said Proprietor or Proprietors, or their Assignee or Assignees, shall and may, by and in a Special Action upon the Case to be brought against the Person or Persons so offending, receive such Damages as a Jury on a Trial of such Action shall give or assess.

together with Double Costs of Suit.

Double Costs.

IV. Provided nevertheless, That no Person or Persons who shall Purchasers of or may hereafter purchase the Right or Property of any new and Copy Right seoriginal Sculpture or Model, or Copy or Cast, or of any Cast from cured in time. Nature, or of any of the Matters and Things published under or protected by virtue of this Act, of the Proprietor or Proprietors, expressed in a Deed in Writing signed by him, her or them respectively, with his, her or their own Hand or Hands, in the Presence of and attested by Two or more credible Witnesses, shall be subject

to any Action for copying or casting, or vending the same; any thing contained in this Act to the contrary notwithstanding.

V. Provided always, and be it further enacted, That all Actions Limitation of to be brought as aforesaid, against any Person or Persons for any Actions. Offence committed against this Act, shall be commenced within Six Calendar Months next after the Discovery of every such Offence, and not afterwards.

VI. Provided always, and be it further enacted, That, from and Additional immediately after the Expiration of the said Term of Fourteen Years, the fole Right of making and disposing of such new and Maker of orioriginal Sculpture, or Model, or Copy, or Cast of any of the ginal Sculpture, Matters or Things hereinbefore mentioned, shall return to the &c. shall be Person or Persons who originally made or caused to be made the living. same, if he or they shall be then living, for the further Term of Fourteen Years, excepting in the case or cases where such Person or Persons shall by Sale or otherwise have divested himself, herself or themselves, of such Right of making or disposing of any new and original Sculpture, or Model, or Copy, or Cast of any of the Matters or Things hereinbefore mentioned, previous to the passing of this Act.

Term of 14 Years, in case

#### C A P. LVII.

An Act to repeal the Schedule annexed to an Act of the Forty fifth Year of His present Majesty, by which the Drawbacks and Bounties on Sugar exported are to be ascertained, and Substituting another in lieu thereof; and to permit the Importation of Sugar, Coffee and other Articles, the Produce of Martinique, Mariegulante, Saint Eustatia, Saint Martin and Saba, under the same Duties and Regulations as similar Articles of the British Plantations, to continue until the Fifth Day of April One thousand eight hundred and fifteen.

[27th May 1814.]

backs

[7HEREAS by an Act passed in this present Session of Par- c. 24. anteliament, intituled An Att for further continuing, until the \* Twenty fifth Day of March One thousand eight hundred and fifteen, certain Bounties and Drawbacks on the Exportation of Sugar from Great Britain, and for suspending the Countervailing Duties and Bounties on Sugar when the Duties imposed by an Atl of the Forty ' ninth Year of His present Majesty shall be suspended, certain Draw-

§ I.

6 backs and Bounties were allowed on the Exportation of Sugar from Great Britain, in like manner and under and according to the 6 like Rules, Regulations, Restrictions, Penalties and Forseitures • (except where any Alteration was made by the faid Act), as the • Drawbacks and Bounties were respectively paid or allowed before • the passing of the said Act: And Whereas it is expedient that an 4 Alteration should be made with respect to the Periods at which the Average Prices of Brown or Muscovado Sugar should be • taken and published in the London Gazette; and also that the 6 Schedule and Table of Drawbacks, Bounties and Duties annexed to an Act passed in the Forty fifth Year of His present Majesty, 6 intituled An Att to amend Two Atts paffed in the Forty third and Forty fifth Years of His present Majesty for regulating the • Drawbacks and Bounties on the Exportation of Sugar from Great 6 Britain, should be repealed, and that another Schedule and 4 Table should be enacted in lieu thereof: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Seventh Day of May One thousand eight hundred and fourteen, the Schedule annexed to the faid last recited Act shall be and the same is hereby repealed; and that instead and in lieu thereof the Schedule to this Act annexed shall, from and after the said Seventh Day of May One thousand eight hundred and fourteen, be construed and taken to be the Schedule according to which the Drawbacks and Bounties on Sugar exported from Great

Britain shall be paid or allowed, except as hereinaster is provided.

•

45 G. 3. c. 93.

Schedule of 45 G.3. c.93. repealed, and initead thereof Schedule annexed used.

Drawback or Bounties aftertained in man ner directed by 32 G. 3. c. 43. § 4.

II. And be it further enacted, That, from and after the faid Seventh Day of May One thousand eight hundred and fourteen, the Drawback or Bounty to be paid or allowed on the Exportation of Sugar from Great Britain, shall be regulated and ascertained according to such Average Prices of Brown or Muscovado Sugar taken in manner directed by an Act made in the Thirty second Year of the Reign of His present Majesty, intituled An All for regulating the Allowance of the Drawback and Payment of the Bounty on the Exportation of Sugar, and for permitting the Importation of Sugar and Coffee into the Bahama and Bermuda Islands in Foreign Ships, as shall appear by Notice in the London Gazette, published on the Saturday which shall happen next after the First Wednesday in May, the First Wednesday in August, the First Wednesday in November One thousand eight hundred and sourteen, and the First Wednesday in January One thousand eight hundred and fifteen, and the faid Bounties and Drawbacks shall be paid or allowed according to the Schedule hereunto annexed (except as hereinafter is provided), as corresponding to or with the Prices of which such Notice shall have been given in the London Gazette as aforesaid; and which Bounties and Drawbacks shall be paid or allowed until Notice of any other Average Price shall in like manner appear in the London Gazette on any of such Saturdays before mentioned (fave and except the Notice hereby required to be given in the London Gazette on the Saturday which shall happen next after the First Wednefday in January One thousand eight hundred and fifteen; which last mentioned Notice shall continue in force until the Fifth Day of April One thousand eight hundred and fifteen, and no longer); and the several Drawbacks and Bounties hereby granted shall be paid Drawbacks and or allowed in such and the like manner in every respect, and subject and under and according to the like Rules, Regulations, Reftrictions, Penalties and Forfeitures (except where any Alteration is made by this present Act), as any Drawbacks or Bounties on Sugar were paid or allowed before the faid Seventh Day of May One thousand eight hundred and fourteen.

Bounties how paid and allowed.

on Refined

Sugar to take

. III. Provided always, and be it further enacted, That the Bounty When Bounty by this Act granted on Refined Sugar exported from Great Britain shall not take effect or be paid or allowed on any such Sugar which shall be shipped for Exportation on or before the Fifth Day of August One thousand eight hundred and fourteen, but that the Bounty on Refined Sugar exported from Great Britain shall be paid or allowed on fuch Sugar only as shall be shipped for Exportation after the said Fifth Day of August One thousand eight hundred and fourteen; any thing contained in this Act or in the Schedule hereunto annexed to the contrary notwithstanding: Provided always, Not to affect that nothing in this Act contained shall extend or be construed to Double Refined extend to alter, vary or repeal the additional Bounty payable on the Exportation from Great Britain of Sugar being Double Refined, or to repeal the additional Bounties payable on the Exportation from Great Britain of Refined Sugar on account of the Temporary or War Duties imposed on Sugar: Provided always, that the last men-Bounties how tioned additional Bounties shall be calculated on the Amount of the Bounty to be paid or allowed under the Directions of this present Act, and according to the Schedule hereunto annexed and not otherwise.

IV. And be it further enacted, That nothing in this Act contained Act not to afshall extend or be construed to extend to alter or repeal the Deduction heretofore made from the Bounty or Drawback to be paid on Sugar when exported from Great Britain in any other than a British Vessel, owned, navigated and registered according to Law, as directed by an Act passed in the Forty third Year of the Reign of His present 43 G. 3. c. 11. Majesty, intituled An A& for discontinuing certain Drawbacks and § 3. Bounties on the Exportation of Sugar from Great Britain, and for allowing other Drawbacks and Bounties in lieu thereof, until the Fifteenth Day of January One thousand eight hundred and four.

fect Deduction made from Bounty on Sugar exported in Vessels not British.

V. And be it further enacted, That, from and after the passing Sugar, &c. Proof this Act, any Sugar, Coffee or other Articles, being of the duction of Mar-Growth, Production or Manufacture of any or either of the tinique &c. ad-Islands of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saba, imported into Great Britain, shall and may imported from be admitted to Entry on Payment of such and the like Duties of British Planta-Customs and Excise, and no other, as are or may be due and payable tions. on the like Articles of the Growth, Production or Manufacture of the British Plantations; and all fuch Sugar, Coffee and other Articles, shall on Exportation from Great Britain be subject to such and the like Duties, and entitled to such and the like Drawbacks and Bounties, as the like Articles being of the Growth, Production or Manufacture of the British Plantations are or may be subject or liable or entitled to, and all Iuch Goods shall in every other respect be subject and liable to all and every the Rules, Regulations, Conditions and Restrictions, to which any such Articles, being of the Growth,

mi ted to Entry as like Articles

Proviso.

53 G. 3. c. 6a.

Production or Manufacture of the British Plantations are or may be fubject or liable to; any thing in an Act passed in the Fifty third Year of the Reign of His present Majesty, intituled An All to permit the Entry for Home Consumption of Sugar the Produce or Manufacture of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saha, at a lower Rate of Duty than is payable upon Sugar not of the British Plantations, or any other Act or Acts of Parliament to the contrary notwithstanding: Provided also, that any Sugar, Coffee or other Articles of the Growth, Production or Mapufacture of any of the said Islands, which have been or may be secured in Warehouses in Great Britain, and on which the Home Consumption Duties shall not have been paid, shall and may be delivered from any such Warehouse for Home Consumption on Payment of such and the like Duties of Customs and Excise, and no other, as at the time any such Goods shall be so taken out of any such Warehouse shall be due and payable on the like Description of Goods of the Growth, Production or Manufacture of the British Plantations.

Continuence of A&.

VI. And be it further enacted, That this Act shall continue in force until the Fifth Day of April One thousand eight hundred and fifteen, and no longer.

A& altered, &c.

VII. And be it further enacted, That this Act may be altered, amended or repealed, by any Act or Acts to be passed in this Session of Parliament.

SCHEDULE to which this Act refers.

PRICES of Brown or Mulcovado Sugar at which Drawbacks, Bounties and Duties are payable.	Drawback to be allowed on Sugar of the British Plantations in the fame State in which it was imported, and Bounty on Refined Sugar, being Ground or Powdered Sugar.	Bounty on Refined Sugar called Baffards, or Refined Loaf Sugar broken in Pieces.	Bounty on other Refined Sugar in Losf, complete and whole, or Lumpdulyrefined.	DUTY to be paid on SUGAR the Produce of the British Plantations, or of the Islands of Martimique, Mariegalante, Cuadaloupe, Saint Eustatia, Saint Martims and Saba, upon the Entry thereof from the Warehouse to be shipped for the Purpose of Exportation.	aid on SUGAR British Plantations, e, Martins and Saba the Warehouse to of Exportation.	uadaloupe,
					Eaported in	a ni
					British Ship. Fe	Foreign Ship.
If the Average Price of Brown or Muscovado Sugar published in the London Garette shall not exceed 453.	20s. the Cwr.	25s the Cut.	36ethe Cut {	Brown or Muscovado the Cwt. White or Clayed the Cwt.	5. 6. 6. 5. 6. 5. 6.	 0 0 0 6 6
If it thall exceed 45s. and not \\ exceed 58s. the Cwt.	20s. the Cwt.	20s. the Curt.	34s the Cwt.	Brown or Muscovado the Cwt. White or Clayed the Cwt.	99	9 9 H 9
If it thall exceed 58s. and not \ exceed 60s. the Cwt.	18s, the Cwt.	18s the Cwt.	31s.the Cwt. {	Cwt. S Brown or Muscovado the Cwt. White or Clayed the Cwt.		% % %
If it shall exceed 60s, and not } exceed 62s, the Cwt.	16s. the Cwt.	16s the Cwt.	27s the Cwt. {	Cwt. S Brown or Muscovado the Cwt. White or Clayed the Cwt.	0 0 4 0 0 0	9 ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° °
If it thall exceed 62s. the Cwt.	14s the Cwt	14s the Cwt	24s the Cwt. {	Brown or Muscovado the Cwt. White or Clayed the Cwt.	9 9 0 0	0 7 6 0 12 6
All the above	Prices are to be tal	cen, exclutive of the	e Duties of Cufton	All the above Prices are to be taken, exclutive of the Duties of Cuftoms paid or payable on the Importation of Sugar.	tation of Sugar.	

A. D. 1814.

## C A P. LVIII.

An Act to continue, during the present Hostilities with the United States of America, an Act of the Forty third Year of His present Majesty, for the better Protection of the Trade of the United Kingdom. [27th May 1814.]

43 G. 3. c. 57.

WHEREAS an Act was passed in the Forty third Year of the Reign of His present Majesty, intituled An Ast for the better Protession of the Trade of the United Kingdom during the present Hostilities with France: And Whereas it is expedient that the Provisions of the said Act should be continued during the present Hostilities with the United States of America; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all the Provisions of the said Act shall continue in force during the present Hostilities with the United States of America.

continued.

#### C A P. LIX.

An Act to allow Ships taken and condemned for being used in carrying on the Slave Trade to be registered as British-built Ships.

[27th May 1814.]

• TT HEREAS it is expedient that Ships and Vessels condemned for Breach of any Law now in force relating to the Slave 'Trade should be entitled to all the Privileges and Advantages of · British Ships in like manner in every respect as Ships and Vessels · 4 taken and condemned as Prizes of War; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all Ships or Vessels, whether British or Foreign, which shall at any time after the passing of this Act become forseited under any of the Provisions of any Act or Acts of Parliament now in force, or which may hereafter be passed for the Prevention, Abolition or Regulation of the Slave Trade, and be adjudged to be forfeited in any Court of Record in Great Britain, or which shall be condemned as forfeited in any Court of Amiralty or Vice Admiralty in any Part of His Majesty's Dominions, for any Offence in relation to the Slave Trade, shall, from and after such Judgment or Condemnation respectively, be entitled to a Certificate of Registry as a British Ship, and thereupon have and enjoy all the Privileges and Advantages of British-built Ships and Vessels in like manner with Ships and Vessels taken by His Majesty's Ships of War, and condemned as lawful Prize of War in Courts of Admiralty: Provided always, that all fuch Ships and Vessels shall be subject to the same Duties and Regulations, and shall be registered in the same Manner and Form, and fubject to the same Conditions and Restrictions, Penalties and Forfeitures, and shall be in like manner owned and navigated as Ships and Vessels condemned as lawful Prize are directed and required to be, in order to their obtaining British Registers and enjoying the Privileges of British Ships owned, registered and navigated according to Law.

Ships condemned for Breach of Laws relating to Slave Trade entitled to Privileges of Prize Ships.

Proviso.

# CAP. LX.

An A& for the better preventing the Embezzlement of His Majesty's Cordage. [27th May 1814.]

HEREAS the Marks usually put to His Majesty's Cordage are frequently taken out of the form are frequently taken out of the same for the Purpose of concealing His Majesty's Property therein; and it is expedient ' that other Marks should be used in His Majesty's Cordage for the • Purpose of denoting His Majesty's Property therein; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, all Provisions of and every the Pains, Penalties, Forfeitures, Regulations, Restrictions, 9 & 10 W. 3. Powers, Provisions, Matters and Things, in respect to the making, felling, delivering, receiving, having in Possession and concealing any Cordage wrought either with a white Thread laid the contrary Way, to Cordage or with a Twine laid to the contrary Way, mentioned and contained worked with in an Act passed in the Ninth and Tenth Years of the Reign of Worsted King William the Third, intituled An Att for the better preventing the Embezzlement of His Majesty's Stores of War; and preventing Cheats, Frauds and Abuses in paying Seamen's Wages; and also in an Act passed in the Thirty ninth and Fortieth Years of the Reign of His present Majesty, intituled An All for the better preventing the Embezzlement of His Majesty's Naval, Ordnance and Victualling Stores; or in any other Act or Acts of Parliament: shall extend to the making, felling, delivering, receiving, having in Possession and concealing any Cordage wrought with one or more worsted Threads, as fully and effectually to all Intents and Purposes as if the same several Pains, Penalties, Forfeitures, Regulations, Restrictions, Powers, Provisions, Matters and Things were herein and hereby repeated and re-enacted in respect to such last mentioned Cordage: Provided always, that nothing herein contained shall Provise. extend or be construed to extend to repeal any of the Statutes now in force, or any of the Clauses, Matters and Things therein contained, in respect to Cordage wrought either with a white Thread laid the contrary Way, or with a Twine laid to the contrary Way, but that the same Marks may be continued to be used to denote His Majesty's Property in such Cordage in the same manner as if this Act had not been passed.

c. 41. and 39 & 40 G. 3. c. 89. extended Threads.

#### C A P. LXI.

An A& to amend an A& of the Twenty second Year of His present Majesty, intituled An Act to prevent the granting in future any Patent Office, to be exercised in any Colony or Plantation, now or at any Time hereafter belonging to The Crown of Great Britain, for any longer Term than during such Time as the Grantee thereof, or Person appointed thereto, shall discharge the Duty thereof in Person, and behave well therein.

[27th May 1814.]

[7HEREAS an Act passed in the Twenty second Year of 22 G.3. c.75. His present Majesty, intituled An At to prevent the grant-

' ing in future any Patent Office, to be exercised in any Colony or Plan-4 tation, now or at any Time bereafter belonging to The Crown of Great Britain, for any longer Term than during such Time as the Grantee thereof, or Person appointed thereto, shall discharge the Duty thereof in Person, and behave well therein: And Whereas it is expedient to amend and extend the Provisions of the said Act'; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, no Olice in any Colony, Settlement, Plantation or Foreign Possession belonging to The Crown of Great Britain, shall be granted, either by Patent under the Great Seal, or by Commission under His Majesty's Sign Manual, or by any other Commission, Warrant or Instrument under which Offices in Colonies have been heretofore or may hereafter be granted, for any longer Term than during such time as the Grantee thereof or the Person appointed thereto, shall reside in the Colony, Settlement, Plantation or Foreign Possession, and execute the Duty of such Office in Person, and behave well therein.

No Office in a Colony granted for any longer time than during Relidence of Grantee.

22 G. 3. C. 75. **§** 3.

Governors of Colonies to report Leave of Absence granted by them to Secretary of State, for Confirmation.

Person to return forthwith to Colony.

Governors not reporting.

Penalty.

† Sic.

Return annually laid before House of Commons, of Perfous abjent.

II. And Whereas it is expedient that the Power of granting • Leave of Absence heretofore vested in the Governor or Council of • Colonies should be subject to further Restrictions and Limitations; Be it therefore enacted, That in all cases in which the Governor and Council of any Colony, Settlement, Plantation or Foreign Possession, shall hereafter grant Leave of Absence to any Person holding an Office within the same, to which he shall have been appointed subsequent to the passing of this Act, the Governor of the said Colony, Settlement, Plantation or Foreign Possession, or in his Absence the Lieutenant Governor or other Person administering the Government of the same, shall, within One Week after granting the same, report the same to One of His Majesty's Principal Secre-If not confirmed, taries of State for Confirmation; and in case the said Leave of Absence shall not be confirmed within One Month from the Date of fuch Report having been received by the Secretary of State, the Person to whom the said Leave of Absence may have been granted by the Governor and Council as aforefaid, shall forthwith return to the Colony, Settlement, Plantation or Foreign Possession in which his Office is fituated; and in Default thereof shall be deemed to have vacated such Office, and his Appointment to such Office shall be confidered to all Intents and Purposes void and of none Effect.

III. And be it further enacted, That every Governor, Lieutenant Governor or other Person administering the Government of any Colony, Settlement, Plantation or Foreign Possession who shall omit or neglect to report in the manner hereinbefore directed, such Leave of Absence as may have been granted by him, shall, for every such Omission or Neglect, forfeit a Sum not exceeding One hundred Pounds, to be fued for and recovered by Action of Debt in any of His Majesty's Courts of + Westminster, within One Year after the Arrival in England of the said Governor, Lieutenant Governor or

other Person administering the Government.

IV. And be it further enacted, That within Six Weeks after the Opening of every Session of Parliament, there shall be laid upon the Table of the House of Commons, a Return of all Persons holding

Offices

Offices in the Colonies who may have been appointed thereto subsequent to the passing of this Act, who may not be present in the Execution of the Duties of their respective Offices; and that such Return shall be made in the Form prescribed in the Schedule (A.) to this Act annexed.

V. And be it further enacted, That nothing in this Act con- Act not to pre-Office or Offices, or shall be construed to affect any Appointment Grants. Office or Offices, or shall be construed to affect any Appointment, or any Leave of Absence, granted previous to the passing of this Act, or any renewed Grant of any Office which may be made in consequence of the Demise of The Crown to any Person now holding the same; and that no Provision of this Act shall be applicable or applied to any Office granted or to be granted by the United Company of Merchants trading to the East Indies, or to any Rules, Regulations or Provisions, made by the said Company, with respect to the Appointment or Leave of Absence of any of their Civil or Military Servants.

# SCHEDULE to which this ACT refers. SCHEDULE (A.)

Name of the Colony.	Ahient	4	Period for which Leave was granted in the Colony.	Cause of Abience.	Dates of Governor's Report to the Secretary of State.	When received by the Secretary of State.	Whetherdif- allowed or confirmed, and for what Period.
Antigua	John Roche		6 Months, to com- monce from the 1st of May 1813.		2d May - 1813 -	1ft July 1813 -	Confirmed, for 6 Months
Trinidad	James Gueer		12 Months, from 1st October 18:3.				Confirmed, for 4 Months.

#### CAP. LXII.

An A& to amend several A&s for erecting or establishing. Public Infirmaries or Hospitals in Ireland, so far as relates to the Surgeons and Apothecaries of fuch Infirmaries or Hospitals. [27th May 1814.]

TX7 HEREAS by an Act made in the Parliament of Ireland in 5 G. 3. (1.) c. 20, the Fifth Year of His present Majesty's Reign, for erecting and establishing Public Infirmaries or Hospitals in Ireland, it is enacted, that the Surgeons to be choicen or appointed for the respective County Infirmaries or Hospitals, should be paid by the 'Year a Sum not exceeding One hundred Pounds, to be paid out of the Public Money, in manner as in the said recited Act is men-\* tioned: And Whereas the said Sum, from the great Increase in the Price of the Necessaries of Life, and other circumstances, is inadequate to the fair Remuneration of the Services of fuch Surgeon; and in consequence thereof, it has been found impossible, in some

\* Counties, to procure Persons, properly qualified according to Law,

8 5.

Grand Juries may present a Sum, not exceeding 100l. in addition.

Certificate of Surgeon, previoully laid before Grand Jury; and a Copy of his Letters Teftimonial. 36 G, 3. (I.) c. 9.

Condition on which Salary paki.

Subscriber not to vote till Subscription paid.

When an additional Infirmary necessary not to

4 to accept such Situations: Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, it shall and may be lawful for the Grand Jury of the several Counties in the said recited A& mentioned, and of all other Counties, and Counties of Cities and Counties of Towns, in Ireland, either at the Spring or Summer Affizes to be holden in and for any fuch County, County of a City or County of a Town, in Ireland, in each Year, to present any Sum not exceeding One hundred Pounds, to be raifed in the County at large, or in the County of a City, or County of a Town, and to be paid to the Surgeon of the Infirmary or Hospital in such County, County of a City or County of a Town; and which Sum shall be in addition to the Salary which any fuch Surgeon is entitled to receive under or by virtue of the before recited Act of the Fifth Year of His present Majesty's Reign, or of any other Act or Acts in force in Ireland, relating to fuch Infirmaries or Hospitals.

II. Provided always, and be it enacted, That before any such good Conduct of Presentment shall be made by the Grand Jury of any County, County of a City or County of a Town in Ireland, there shall be laid before such Grand Jury at the Assizes, a Certificate signed by the Governors of fuch Infirmary or Hospital, or by Five of them at the least, at a Meeting to be holden by them in the Month of January preceding fuch Affizes, flating that the Surgeon for whom such additional Salary is requested to be presented hath duly and faithfully executed his Duty as Surgeon of fuch Infirmary or Hospital during the preceding Year: Provided also, that in all cases where any fuch Surgeon of any Infirmary or Hospital shall have been appointed to be such Surgeon, at any time subsequent to the passing of an Act, made in the Parliament of Ireland in the Thirty fixth Year of His present Majesty's Reign, intituled An Att for the further Regulation of Public Infirmaries or Hospitals, a true Copy (certified under the Hand of the Treasurer of such Infirmary or Hospital), of the Letters Testimonial from the College of Surgeons in Ireland, required by the said Act to be obtained by every such Surgeon, shall be laid before such Grand Jury previous to the requiring or making of any such Presentment.

> III. Provided also, and be it further enacted, That it shall not be lawful for any fuch Grand Jury to present such additional Salary unless the Surgeon for whom it is presented shall have given his Attendance and Professional Assistance without any other or further Fee or Reward to the Prisoners and others in the Gaol of the County, County of a City or County of a Town, to the Infirmary of which he has been appointed Surgeon, if such Gaol is situate within Five

Miles of fuch Infirmary.

IV. And be it further enacted, That no Annual Governor or Governors of any such Infirmary or Hospitals shall be permitted to vote at the Election of such Infirmary upon any Vacancy in such Office, unless they shall have respectively paid the Subscription by virtue of which they claim a Right to vote at such Election Two Years at the least before any such Vacancy shall have occurred.

V. And be it further enacted, That whenever and so often as the Governors of any Infirmary or Hospital established within and for

A.D. 1814.

any County in Ireland shall deem it expedient to establish a Second Infirmary or Hospital within the same County, it shall and may be lawful for them so to do, taking Care that such Infirmary shall not be other. Surgeon situate within Ten Miles of the Insirmary first established; and in and Apothecary such case it shall be lawful for such Governors to elect a Surgeon and Apothecary for the Purpose of attending such Second or Additional Intirmary or Hospital; and that whenever and so often as Two Infirmaries shall be so established within any County it shall and may be lawful for the Surgeon and Apothecary of each of the faid Infirmaries or Hospitals to receive respectively One Half of the Emoluments provided for Surgeons or Apothecaries of Infirmaries or Hospitals by this Act or any other Acts now in force relating to fuch Infirmaries or Hospitals: Provided always, that both such Provide. Surgeons shall be duly qualified according to Law, and that both of them shall have conformed to all and singular the Enactments and Provisions contained in this Act or in any other Act or Acts now in

force relating to fuch Infirmaries or Hospitals.

VI. And be it further enacted, That in case the Governors of Governors may any Infirmary or Hospital shall deem it most economical, or otherwise give Salary, to advisable to procure the Medicines for the Use of such Infirmary from Apothecaries Hall in Dublin, or from any Wholesale Dealer in Me- Medicines found dicines, it shall be lawful for such Governors (out of the Funds pre- by Governors. fented by the Grand Jury of the County, County of a City or County of a Town, in which such Infirmary or Hospital shall be situated, for the Support of any such Infirmary or Hospital, by virtue of the Powers vested in them by any Act or Acts in force for that Purpose) to appropriate and pay to any Apothecary who shall have duly served an Apprenticeship to the Art and Mystery of an Apothecary, a Sum by the Year not exceeding Thirty Pounds as a Salary for the compounding, making up, preparing and administering Medicines to and for the Use of Patients of such Infirmary or Hospital; provided that it shall appear to the Satisfaction of such Governors, that such Apothecary bath diligently and faithfully executed the Duties of his Office as aforelaid.

10 Miles of the appointed to at-. tend it.

Apothecary, for making up

## CAP. LXIII.

An Act to amend feveral Acts for enabling His Majesty's Postmaster General of Ireland to purchase Premises for the Enlargement of the General Post Office in the City of Dublin, [27th May 1814.]

WHEREAS by an Act made in the Forty eighth Year of the 480.3. c.48. Reign of His present Majesty, intituled An All to enable His 5 1.

Majesty's Postmaster General of Ireland to purchase Premises for the Enlargement of the General Post Office in the City of Dublin; and

by another Act made in the Forty ninth Year of the Reign of

· His present Majesty, to amend the said recited Act of the Forty eighth Year, certain Powers are given for enabling His Majesty's

Postmaster General to purchase Houses, Buildings or Ground ads joining or contiguous to the General Post Office in Dublin, for the

· Purpose of making any Addition to the said General Post Office;

s and also for purchasing the Ground or Premises whereon the said 49 G. 1. 5. 70. • Post Office and its Appendances and Appurtenances, and all Build. § 1.

ings belonging thereto had been erected and then Rood; and it is • expedient 54 GEO. III.

C. 63, 64.

Modes of recovering the same in the said recited Acts or either of them mentioned or contained, shall extend and be applied in the Execution of this Act, as fully and effectually, to all Intents and Purpoles, as if the said several Clauses, Provisoes, Conditions, Powers and Restrictions, Penalties and Modes of recovering the same, were repeated and re-enacted in this Act; and that the said recited Acts and this Act shall be construed together as one Act.

Money paid out of Duty on Coffage.

VI. And be it further enacted, That it shall and may be lawful to and for the Postmaster General of Ireland for the time being, to pay all such Sums of Money as shall be necessary for the Purposes of this Act, and of the said recited Act, out of any Money in his Hands arising from the Duty on the Postage of Letters in Ireland.

# CAP. LXIV.

An Act to continue until the Fifth Day of July One thousand eight hundred and fifteen, certain Temporary or War Duties of Customs on the Importation of Goods, Wares and Mer-[27th May 1814.] chandize into Great Britain.

49 G. 3. c. 98. **§** 6.

WHEREAS by an Act passed in the Forty ninth Year of the Reign of His present Majesty, intituled An Att for repealing the several Duties of Customs chargeable in Great Britain, and for granting other Duties in lieu thereof; and other subsequent Acts (a), certain Duties of Customs, under the Title and Description of Temporary or War Duties are granted to His Majesty, his Heirs and Successors, upon Goods, Wares and Merchandizes imported into Great Britain, and are to be paid and payable during the War, and for Six Months after the Ratification of a Definitive Treaty of Peace, and it is expedient that the said Duties should be further continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the several and respective Duties and Customs upon Goods, Wares and Merchandize imported into Great Britain, which by any Act or Acts of Parliament in force on and immediately before the passing of this Act are payable to His Majesty, his Heirs and Successors, during the Continuance of the War, and for Six Months after the Ratification of a Definitive Treaty of Peace, shall continue to be paid and payable to His Majesty, his Heirs and Successors, until the Fifth Day of July One thousand eight hundred and fifteen.

Duties payable during the War continued till July 5, 1815.

> (a) [50 G.3. c.77. §3. - 51G.3. c.67. §2. - 51G.3. c.93.\$3. - 52 G. 3. c. 36. \$3. - 52 G. 3. c. 117. \$2. - 53 G. 3. c. 33. \$ 9.

## CAP. LXV.

An Act to repeal certain Duties on French Goods imported into Great Britain, and on Foreign Hides exported to France, and to grant other Duties on French Goods so imported.

[27th May 1814.]

WHEREAS by an Act of Parliament passed in the Fifty third 53 G. 3. c. 32,
Year of the Reign of His profest Mainly intil Year of the Reign of His present Majesty, intituled An AB \* for granting certain additional Duties of Customs imported into and exported from Great Britain, new and additional Duties of Customs Tab. A. s are payable on the Importation into Great Britain of Goods, Wares and Merchandizes, being the Growth, Production or Manufacture s of France, or of any Country, Place or Territory annexed to · France, or under the Dominion of the Person or Persons exercising \* the Powers of Sovereignty in France, and also upon the Exporta-\* tion from Great Britain to France, or to any fuch Country, Place Tab. B. or Territory, of Foreign Hides in the Hair, not tanned, tawed or in any way dreffed: And Whereas it is expedient that the said new and additional Duties should be repealed, and other Duties granted in lieu of the first mentioned Duties; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Tenth Day of May One thousand eight Duties on hundred and fourteen, the new and additional Temporary or War French Goods Duties payable by the said Act on the Importation into Great Britain of Goods, Wares and Merchandize, the Growth, Production or Ma- exported, to nufacture of France, or of any Country, Place or Territory annexed to cease; France, and upon the Exportation from Great Britain to France, or to any fuch Country, Place or Territory, of Foreign Hides in the Hair, not tanned, tawed or in any way dressed, do cease and determine, save and except in all cases relating to the recovering and paying any Arrears thereof, which may remain unpaid, or to any Fine, Penalty or Forfeiture relating thereto, which shall have been incurred at any time before the faid Tenth Day of May; and that and inflest of from and after the faid Day, in lieu and instead of the first mentioned first mentioned Duties hereby repealed, there shall be raised, levied, collected and Duties those paid unto His Majesty, his Heirs and Successors, upon the Impor-Table annexed tation into Great Britain of Goods, Wares and Merchandizes, the puid. Growth, Production or Manufacture of France, or of any Country, Place or Territory annexed to or under the Dominion of France, the additional Duties of Customs, as the same are described and set forth

in the Table hereunto annexed, marked A. II. And be it further enacted, That the new and additional Duties Duties how granted by this Act, shall be raised, levied, collected, paid, recovered levied. and applied in the same manner, and under such Powers and Authorities, and by fuch ways and methods, and under fuch Rules, Regulations, Restrictions, Penalties and Forfeitures, as are provided for the raising, levying, collecting, paying, recovering and applying the Duties granted by the said recited Act on Goods, Wares and Mer chandizes enumerated or described in the Schedule thereunto annexed, marked A. as fully and effectually to all Intents and Purposes, as if

imported, and on Foreign Hides

the same Powers and Authorities, Rules, Regulations, Restrictions, Penalties and Forseitures were repeated and re-enacted in this Act.

SCHEDULE to which this A& refers.

A TABLE of DUTIES of CUSTOMS payable on the Importation into Great Britain of the Goods, Wares and Merchandize therein enumerated or described.

GOODS, Wares and Merchandize (Wine, Raw Silk,	Duty.		
Sugar, Tea and Cotton Wool excepted), being of the Growth, Produce or Manufacture of France,	£.	\$.	d.
for every Hundred Pounds of the Produce and Amount of the Permanent Dutics of Customs due			
and payable thereon	25	0	0

#### CAP. LXVI.

An Act to repeal the Duties on Teak Wood and other Ship Timber imported from the East Indies; and to repeal so much of an Act of the Nineteenth Year of His late Majesty, as exempts Captains of Vessels coming from the East Indies, from Penalties for having Foreign-made Sails.

HEREAS it is expedient to repeal the Duties now payable on Teak or other Wood fit for Shipbuilding imported into

4 Great Britain from the East Indies, and also to repeal so much of

[27th May 1814.]

e. 36. ante. Tab. B.

19 G. 2. c. 27.

54.

No Duty charged on Importation of any Teak or other Wood.

4 an Act of Parliament passed in the Nineteenth Year of the Reign of 4 His late Majesty King George the Second, intituled An Atl for the \* more effectual securing the Duties now payable on Foreign-made Sail 4 Cloth imported into this Kingdom, and for charging all Foreign-made Sails with a Duty; and for explaining a Doubt concerning Ships being obliged at their first setting out to Sea to be furnished with One compleat 4 Set of Sails made of British Sail Cloth, as exempts any Captain or 4 Master of any Ship or Vessel coming from the East Indies from e any of the Duties or Forfeitures imposed by the said Act; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, no Duty of Customs shall be charged or payable upon the legal Importation into Great Britain of any Teak or other Wood fit for Shipbuilding, the Growth or Produce of any Place or Country within the Limits of the Charters granted to the United Company of Merchants of England trading to the East Indies, provided due Entry is made thereof, and the Wood is landed in the Presence of the proper

II. And be it further enacted, That so much of the said recited Act passed in the Nineteenth Year of the Reign of His Majesty King George the Second, as provides, that nothing therein contained shall charge or make liable any Captain or Master of any Ship or Vessel coming from the East Indies with any of the Duties or Forseitures therein mentioned, for or upon account of such Ship or Vessel being

19 G. 2. c. 27.

Officers at the Port of Importation.

navigated with or having on board any Foreign-made Sail or Sails which shall be bona fide brought from the East Indies, shall, from and after the passing of this Act, be, and the same is hereby repealed.

repealed.

#### CAP. LXVII.

An Act to allow Viva Voce Verdicts to be returned to the High Court and Circuit Courts of Justiciary of Scotland, in certain Cases; and for allowing Appeals to the Circuit Courts of Justiciary, in Civil Cases, to a certain Amount.

[27th May 1814.]

TATHEREAS by the Form of Proceeding in Trials for Crimes • VV before the High Court and Circuit Courts of Justiciary in · Scotland, Verdicts of Juries must be prepared in Writing, and regularly executed in Presence of the Jurymen, by their Chancellor and Clerk, after the Jury are inclosed, when Access to the Court for Advice or Direction, or otherwise, is incompetent: And Whereas the Necessity of always observing this Form is in many · cases attended with an unnecessary Consumption of Time and Delay of Public Business; and by means of Mistakes in written Verdicts, e guilty Persons sometimes escape Punishment, and the Ends of Jus-' tice are thereby defeated;' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That notwithstanding any Law or Practice to the contrary, it shall hereafter be lawful for Mouth of the faid High Court of Justiciary and Circuit Courts, and at the Dif- Chancellor of cretion thereof respectively, to receive Verdicts from Juries by the Jury. Mouth of their Chancellors, when upon a Consultation in the Jury Box, the whole Jurymen are agreed therein, although the faid Verdicts be not contained in Writing nor prepared after the Jury shall have been inclosed, and to cause the same to be taken down and recorded; and that in cases where Juries retire from the Presence of the Court, and are inclosed in order to consider of and prepare their Verdicts, it shall also be lawful for the said High Court of Justiciary and Circuit Courts, at the Discretion of the said Courts respectively, to receive fuch Verdicts by the Mouth of the Chancellors of the faid Juries, in Presence of the Pannel, although the Verdicts have not been made out in Writing; provided the whole Jurymen are agreed therein, and provided the Judges are then fitting in Court, so that the Jury may itraightway repair to the Presence of the Court, attended by an Officer or Officers thereof.

Verdicts received from

II. And be it enacted, That notwithstanding another Trial be Provision in case. depending at the time, and even after another Jury shall have been charged with a Pannel or Pannels, when a Jury as aforefaid shall repair to the Presence of the Court, in order to return their Verdict, it shall be lawful for the faid Courts either to receive the Verdict, in Presence of the Pannel, provided the whole Jurymen are agreed therein, and to cause the same to be recorded, or to remand the Jury, and order them to be re-inclosed, and to prepare a Verdict in Writing.

III. And be it enacted, That in any of the said cases provided for In what case by this Act, the Interruption thereby occasioned in the Proceedings Proceedings not of the said Courts shall not be deemed any Irregularity, or entitle any deemed irre-

another Trial pending.

C. 67.

Pannel or Pannels under Trial to take any Objection to the Proceedings; and all Trials conducted agreeably to any of the Forms hereby authorized, shall be held equally regular, and the Judgments pronounced therein be equally effectual to all Intents and Purposes, as if they had been conducted according to the Forms hitherto in use.

Forms hitherto in use directed to be observed, and Act not to extend to cales of Treaton.

IV. Provided always, and be it enacted, That where Verdicts shall not be received Viva Voce in any of the said cases above provided for, the Forms hitherto established in the said Courts shall be practised and observed in every respect as heretofore; and that those Forms which regulate Proceedings in cases of Treason or Misprision of Treason, shall also remain as heretotore by Law established; any

thing in this Act to the contrary notwithstanding.

30 G. 2. c. 43.

'V. And Whereas by an Act passed in the Twentieth Year of the · Reign of His Majesty King George the Second, intituled An A8 4 for taking away and abolishing the Heritable Jurisdictions in that

' Part of Great Britain called Scotland, and for making Satisfaction to the Proprietors thereof, and for restoring such Jurisdictions to The

· Crown, and for making more effectual Provision for the Administra-\* tion of Justice throughout that Part of the United Kingdom, by The · King's Courts and Judges there; and for obliging all Persons acting

e as Procurators, Writers or Agents in the Law in Scotland, to take \* the Oaths; and for rendering the Union of the Two Kingdoms more

s complete; it was enacted, "That it should and might be lawful to and for any Party or Parties conceiving himself or themselves ag-

e grieved by any Interlocutor, Decree, Sentence or Judgment of the

\* Sheriff or Stewards Court of any County, Shire or Stewartry, or of the Courts of any Royal Burgh or Burgh of Regality or Barony,

or of any Court of any Baron or other Heritor, having such Jurisdiction as is not abrogated or taken away by the said Act, where

• fuch Interlocutor, Decree, Sentence or Judgment shall be concerning Matters Criminal, of whatever Nature or Extent the same may be,

except all cases which are for the Loss of Life or Demembration,

or in Matters Civil, where the Subject Matter of the Suit did not exceed in Value the Sum of Twelve Pounds Sterling, to complain

and seek Relief against the same by Appeal to the next Circuit

 Court of Justiciary of the Circuit wherein such County, Shire or · Stewartry, Royal Burgh or Burgh of Regality or Barony, or fuch

Barony or Estate shall lie, so as no such Appeal be competent be-

fore a final Decree, Sentence or Judgment pronounced;" which 4 Act, in to far as regarded such Appeals being at first temporary,

• was made perpetual by another Act passed in the Thirty sirst Year of the Reign of His said Majesty George the Second, for making

e perpetual several Acts therein mentioned, and among others so • much of the faid last recited Act as relates to the Power of appeal-

ing to the Circuit Courts in Civil Cases, in Scotland: And Whereas it is expedient to allow such Appeals, where the Subject Matter of

the Suit shall not exceed in Value Twenty five Pounds Sterling;

Be it therefore enacted, That it shall and may be lawful to and for any Party or Parties who might appeal to any Circuit Court in Cases Civil,

where the Subject Matter of the Suit did not exceed in Value the Sum of Twelve Pounds Sterling, pursuant to the said recited Act, henceforth to appeal in the manner thereby directed in Cases Civil, where

the Subject Matter of the Suit shall not exceed in Value the Sum of Twenty five Pounds Sterling.

10

CAP.

34.

31 G. 2. c. 43. \$ 7.

Appeal to Cir-, cuit Court, in What cale.

## CAP. LXVIII.

An Act for the better Regulation of Ecclesiastical Courts in Ireland; and for the more easy Recovery of Church Rates and Tithes. [17th June 1814.]

\* WHEREAS it is expedient that Excommunication, together with all Proceedings following thereupon, should in certain cases be discontinued, and that other Proceedings should be substituted in lieu thereof; and that certain other Regulations should be ' made in the Proceedings of the Ecclesiastical Courts; and that ' more convenient Modes of recovering Tithes and Church Rates, ' in certain cases, should be provided; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, Excommunication, to- Excommunication gether with all Proceedings following thereupon, shall in all cases, tion in certain fave those hereafter to be specified, be discontinued throughout that cases discon-Part of the United Kingdom of Great Britain and Ireland called Ireland; and that in all Causes, which according to the Laws of this Realm are cognizable in the Ecclefiaftical Courts, when any Person or Persons having been duly cited to appear in any Ecclefiaftical Court, or required to comply with the lawful Orders or Decrees, as well final as interlocutory, of any fuch Court, shall neglect or refuse to appear, or neglect or refuse to pay Obedience to fuch lawful Orders or Decrees; or when any Person or Persons shall commit a Contempt in the Face of fuch Court, no Sentence of Excommunication shall be given or pronounced, saving in the particular cases hereafter to be specified; but instead thereof it shall be lawful for the Judges or Judge who iffued out the Citation, or whose lawful Orders or Decrees have not been obeyed, or before whom such Contempt in the Face of the Court shall have been committed, to pronounce such Person or Persons Contumacious and in Contempt, and within Ten Days to fignify the same, in the Form to this Act annexed, to His Majesty in Chancery, as hath heretofore been done in fignifying Excommunications; and thereupon a Writ de Contumace Capiendo, in the Form to this Act annexed, shall iffue from the Court of Chancery, directed to the same Persons to whom the Writs de Excommunicato Capiendo have heretofore been De Contumace directed; and the same shall be returnable in like manner as the Writ Capiendo. de Excommunicato Capiendo hath been by Law returnable heretofore, and shall have the same Force and Effect as the said Writ; and all Rules and Regulations not hereby altered, now by Law applying to the faid Writ, and the Proceedings following thereupon, shall extend and be applied to the said Writ de Contumace Capiendo and the Proceedings following thereupon, as if the same were herein particularly repeated and enacted; and the proper Officers of the faid Court of Chancery are hereby authorized and required to iffue fuch Writ de Contumace Capiendo accordingly; and all Sheriffs, Gaolers and other Officers, are hereby authorized and required to execute the same, by taking and detaining the Body of the Person against whom the faid Writ shall be directed to be executed; and upon the due Appearance of the Party so cited and not having appeared as afore-

faid.

faid, or the Obedience of the Party so cited and not having obeyed as aforesaid, or the due Submission of the Party so having committed a Contempt in the Face of the Court, the Judges or Judge of such Ecclesiastical Court shall pronounce such Party absolved from the Contumacy and Contempt aforesaid, and shall forthwith make an Order upon the Sheriss, Gaoler or other Officer in whose Custody he shall be, in the Form to this Act annexed, for discharging such Party out of Custody; and such Sheriss, Gaoler or other Officer shall, on the said Order being shewn to him, so soon as such Party shall have discharged the Costs lawfully incurred by reason of such Custody and Contempt, forthwith discharge him.

Ecclesiastical
Courts, not prevented from
passing in certain
cases, Excommunication.

II. Provided always, and be it further enacted, That nothing in this Act contained shall prevent any Ecclesiastical Court from pronouncing or declaring Persons to be Excommunicate in definitive Sentences, or in interlocutory Decrees having the force and effect of definitive Sentences, such Sentences or Decrees being pronounced as Spiritual Censures for Offences of Ecclesiastical Cognizance, in the same manner as such Court might lawfully have pronounced or declared the same, had this Act not been passed.

Punishment by Imprisonment. III. And be it further enacted, That no Person who shall be so pronounced or declared Excommunicate, shall incur any Civil Penalty or Incapacity whatever, in consequence of such Excommunication, save such Imprisonment not exceeding Six Months, as the Court pronouncing or declaring such Person Excommunicate, shall direct; and in such case the said Excommunication and the Term of such Imprisonment shall be signified to His Majesty in Chancery, in the same manner as Excommunications have been heretofore signified; and thereupon the Writ de Excommunicato Capiendo shall issue, and the usual Proceeding shall be had, and the Party being taken into Custody shall remain therein for the Term so directed, or until he shall be absolved by such Ecclesiastical Court.

IV. And Whereas in the First Year of King George the Second,

I G. 2. (l.)

an Act was made and passed in that Part of the United Kingdom of Great Britain and Ireland called Ireland, intituled An All for the more easy Recovery of Tithes, and other Ecclesiastical Dues of Small Value: which Act was at first temporary, but was by several subsequent Acts of Parliament in Ireland from time to time continued, and was at length made perpetual by an Act of Parliament made and passed in Ireland, in the Thirteenth and Fourteenth Years of the Reign of His present Majesty, whereby, amongst other things therein enacted, Two or more of His

13 & 14 G. 3. (L) c. 41.

hear and determine Complaints concerning Tithes, Offerings, Eccelesiastical Dues or Compositions, substracted or withdrawn, not exceeding Forty Shillings: And Whereas it has become expedient to enlarge such Amount, and also to extend the said Act to all

' Majesty's Justices of the Peace are authorized and required to

Justices empowered to determine Tithe
Causes, where
Amount exceeds
not rol.

Tithes whatsoever, of a certain limited Amount; Be it enacted, That such Justices of the Peace shall, from and after the passing of this Act, be authorized and required to hear and determine all Complaints concerning Tithes, Offerings, Ecclesiastical Dues or Compositions, substracted or withdrawn, where the same shall not exceed Ten Pounds in Amount from any One Person, in all such cases, and by all such means, and subject to all such Provisions and Remedies, by Appeal or otherwise, as contained in the said Act of King

King George the Second, concerning Tithes, Offerings, Ecclesiastical Dues or Compositions, not exceeding Forty Shillings: Provided Proviso. always nevertheless, that, from and after the passing of this Act, One Justice of the Peace shall be competent to receive the original Complaint, and to summon the Parties to appear before Two or more Justices of the Peace, as in the said Act is set forth.

V. And be it further enacted, That, from and after the passing Limitation of of this Act, no Action shall be brought for the Recovery of any Actions. Penalty for the not setting out of Tithes, nor any Suit instituted in any Court of Equity, or in any Ecclesiastical Court, to recover the Value of any Tithes, unless such Action shall be brought, or fuch Suit commenced within Six Years from the time when such Tithes became due.

6 VI. And Whereas in the Seventh Year of the Reign of His 7 G. 3. (I.) of present Majesty King George the Third, an Act was made and c. 21. passed in Ireland, intituled An At to continue and amend an At, \* paffed in the Third Year of His Majesty's Reign, intituled An A& ' to amend and explain an A&, made in the Thirty third Year of the · Reign of Henry the Eighth, intituled An At for Tithes; and for

other Purposes therein mentioned; which Act of the Seventh Year of the Reign of His present Majesty was at first temporary, but was afterwards from time to time continued by subsequent Acts

of Parliament, and at length made perpetual by an Act passed in Ireland, in the Eleventh and Twelfth Years of the Reign of His 11 & 12 G. 3.

• present Majesty, intituled An Att for reviving and continuing (1.) c. 10. §9. 4 several temporary Statutes that have lately expired, and for con-' tinuing others that are near expiring; by which said Act of the

Seventh Year of the Reign of His present Majesty, it is enacted, 7 G. 3. (I.) \* That where any Quaker shall refuse to pay, compound for or set c. 21. § 11.

out his Great or Small Tithes, or pay any Customary or other \* Rights or Dues belonging to any Church or Chapel, which by

Law or Custom ought to be paid, Two or more of His Majesty's

• Justices of the Peace are authorized to hear and determine the same, onot exceeding the Value of Ten Pounds: And Whereas it is become expedient to enlarge the said Sum; Be it enacted, That, Provisions of from and after the passing of this Act, all the Provisions of the said ? G. 3. touching Act of the Seventh Year of His present Majesty, touching Quakers, Quakers extended to 501. shall be deemed and taken to extend to any Value not exceeding Fifty One Justice Pounds: Provided always nevertheless, that, from and after the pass- competent. fing of this Act, One Justice of the Peace shall be competent to receive the original Complaint, and to fummon the Parties to appear before Two or more Justices of the Peace, as in the said Act is

fet forth. VII. And Whereas it is expedient that Church Rates or Parish · Cesses of limited Amount unduly refused or withheld, should in certain cases be more easily and speedily recovered; Be it enacted, Church Rates That, from and after the passing of this Act, if any one duly rated and Parish to a Church Rate or Parish Cess, the Validity whereof has not been questioned in any Ecclefiastical Court, shall refuse or neglect to pay the same Sum at which he is so rated, it shall and may be lawful for any One Justice of the Peace of the same County, County of a City or Town Corporate, where the Church is fituated, in respect whereof such Rate or Parish Cess shall have been made, upon the Complaint of any Churchwarden or Churchwardens who ought to

receive

C. 68.

receive and collect the same, by Warrant under the Hand and Seal of fuch Justice, to convene before any Two or more of such Justices of the Peace, any Person so refusing or neglecting to pay such Rate or Parish Cess, and to examine upon Oath (which Oath the said Justices are hereby empowered to administer) into the Merits of the faid Complaint, and by Order under their Hands and Seals to direct the Payment of what is due and payable in respect of such Rate or Cess, so as the Sum ordered and directed to be paid as aforesaid do not exceed Ten Pounds over and above the reasonable Costs and Charges to be afcertained by fuch Justices; and upon Refusal or Neglect of such Party to pay according to such Order, it shall and may be Izwful for any One of fuch Justices, by Warrant under his Hand and Seal, to levy the Money thereby ordered to be paid, together with the Amount of fuch Costs and Charges, by Distress and Sale of the Goods of such Offender, his Executors or Administrators, rendering only the Overplus to him or her, the necessary Charges of distraining being thereout first deducted and allowed by the faid Justices; and any Person finding him or herself aggrieved by any Judgment given by Two or more such Justices, may appeal to the next General Quarter Sessions to be held for the County, County of a City or Town Corporate, wherein the Church is fituated, in respect whereof such Rate or Cess shall have been made; and the Justices of the Peace then present, or the major Part of them, shall proceed finally to hear and determine the Matter, and to reverse the faid Judgment if they shall see Cause; and if the Justices then prefent, or the major Part of them, shall find Cause to affirm the Judgment given by the first Two or more Justices, the same shall be decreed by Order of Sessions, with Costs against the Appellant, to be levied by Distress and Sale of the Goods and Chattels of the faid Party Appellant: Provided always, that in case any such Appeal be made as aforefaid, no Warrant of Diftress shall be granted until after such Appeal be determined: Provided also, that nothing herein contained shall extend to alter or interfere with the Jurisdiction of the Ecclesiastical Courts to hear and determine Causes touching the Validity of any Church Rate or Cels, or from Proceeding to enforce the Payment of any such Rate or Cels, if the same shall exceed the Sum of Ten Pounds, from the Party proceeded against: Provided likewise, that if the Validity of such Rate or Cess, or the Liability of the Person from whom it is demanded to pay the same be disputed, and the Party disputing the same give Notice thereof to the Justices, the Justices shall forbear giving Judgment thereupon; and the Person or Persons demanding the same may then proceed to the Recovery of their Demand, according to the Course of Law as heretofore used and accustomed: Provided also, that nothing herein contained shall extend to alter, change or make void any Clause, Matter or

Appeal

Diftreft.

Provile.

Proviso.

Provide

Proviso for **32 G. I. (I.)** F• 3•

J G. 3. (I.) **6.51. §** 6.

and for rebuilding and repairing of Churches. VIII. And Whereas by the aforefaid in part recited Act, paffed s in Ireland in the Seventh Year of the Reign of His present

Thing respecting the rebuilding and repairing of Churches contained

in a certain Act of Parliament made and passed in Ireland, in the

Twelfth Year of the Reign of King George the First, intituled As As for the more effectual creding and better regulating of Free Schooles

4 Majesty, it is enacted, That where any Person or Persons are condemand in any Sum or Sums of Money for Predial Tithes or Coffs

of Suit, in any fuch Caufe (as in the Act mentioned), and the • Party so condemned shall refuse or neglect, after Service of a Monistion for that Purpose from the Court where such Sentence is or finall be given, and Proof made upon Oath of the due Service thereof, by the Space of Fifteen Days after such Service, to satisfy s and pay to the Party obtaining such Sentence, such Sum or Sums s as shall be so decreed, it shall and may be lawful for the Person or Perfons to obtaining fuch Sentence or Sentences, their Executors or Administrators, to sue for the Money so decreed, by Civil Bills, before the next going Judges of Affize for the County where the \* Parties against whom such Sentence was pronounced shall reside, or in any other Court where Civil Bills are or shall be allowed to • be brought, in fuch manner as Suits by Civil Bills are now allowed to be brought, so as the same do not exceed the Sum of Twenty Pounds: And Whereas an Act was made and passed in Ireland, in the Twenty seventh Year of the Reign of His present Majesty, s intituled An All for the better Execution of the Law and Preserva- c. 40. § 15. stion of the Peace within Counties at large; by virtue of which Act, a Barrister at Law, of Six Years standing at least, was ap-4 pointed to act as a constant Assistant to the Justices at every Seffion of the Peace in each County in Ireland: And Whereas an • Act was made and passed, in Ireland, in the Thirty sixth Year of 36 G.3. (1.) the Reign of His present Majesty, intituled An Att for the better c. 25. and more convenient Administration of Justice, and for the Recovery s of Small Debts in a summary way, at the Sessions of the Peace of \* the several Counties at large within this Kingdom (encept the County e of Dublin), and for continuing and amending an All, intituled An 4 A& for the better Enecution of the Law and Preservation of the · Peace within the Counties at large; and it is by faid Act enacted, 16 That the aforesaid Affistant Barristers be authorized and em-• powered, at the General Sessions or Quarter Sessions of the Peace • in their respective Counties, to hear and determine in a summary • way, by English Bill or Paper Petition, fufually called a Civil Bill, e among other Actions therein recited, all Actions or Monitions s isking from Ecclesiastical Courts, for Nonpayment of Sums in which the Parties shall have been condemned in such Ecclesiatical Courts for Predial Tithes or Costs of Suit, according to the Pros visions of the hereinbefore in part recited Act of the Seventh · Year of the Reign of His present Majesty; and that the said Affistant Barristers shall respectively be the sole and exclusive Judges in such Courts of General and Quarter Sessions of the Peace, • for hearing and determining in a fummary way by English Bill or · Paper Petition, usually called a Civil Bill, such Causes as they are · empowered as aforefaid to hear and determine, in like manner as the Chairman of the County of Dublis now is: And Whereas an Act was made and passed, in Ireland, in the Thirty ninth Year of the 39 C. s. (1.) Reign of His present Majesty, intituled An All for the further c. 16. Amendment of an AB paffed in the Thirty finth Year of the Reign of . His Majefty King George the Third, intituled An All for the better and more convenient Administration of Justice, and for the Recovery of Small Debts in a fummary way, at the Sofficus of the Paace within \* this Kingdom (encept the Gounty of Dublin); and for continuing and antending an All for the better Enecution of the Law and Preferen-\* tion of the Pours within Counties at large s' lay which Ack it is en§ 3.

A.D. 1814.

2 G. I. (I.) c. II.

Amount of Decrees on Monitions by Chairman of Dublin extended.

7 G. 3 (I.) c. 21.

Regulation for Proctors.

acted, That it shall and may be lawful for the aforesaid Assistant Barrifters, at all times hereafter, to make Decrees on all Monitions fiffuing out of Ecclefiastical Courts, without any Limitation on account of the Sum therein contained: And Whereas the Chairman of the County of Dublin is always one of His Majesty's Judges or Counsel learned in the Law, who, with the Justices of the Peace for the County of Dublin, holds the General Quarter Sessions of the Peace for the said County; and the said Chairman of the <sup>e</sup> County of Dublin is, by an Act of Parliament made and passed ' in Ireland, in the Second Year of the Reign of King George the First, intituled An A& for reviving and amending an A&, intituled " An Att for recovering of Small Debts in a summary way, before the ' Judges of Affize, authorized and empowered to exercise a full Civil Bill Jurisdiction, at the General Quarter Sessions for the said 6 County, but he cannot make a Decree for any greater Sum on a <sup>4</sup> Monition issuing out of an Ecclesiastical Court than the Sum of 'Twenty Pounds; and it is expedient that he should have the same • Power and Authority to make Decrees on Monitions issuing out of the Metropolitical and Confistorial Court of the Diocese of ' Dublin, within the County of Dublin, as the aforesaid Assistant Barristers are invested with, in the manner before mentioned, in ' their respective Counties;' Be it therefore enacted, That it shall and may be lawful for the Chairman of the Sessions of the Peace for the County of Dublin, and he is hereby authorized and empowered, to hear and determine in a fummary way, by English Bill or Paper Petition, usually called a Civil Bill, all Actions on Monitions issuing from the Metropolitical and Confistorial Court of the Diocese of Dublin, for Nonpayment of Sums in which the Parties shall have been condemned in the faid Ecclefiastical Court, for Predial Tithes issuing, growing and increasing within the said County of Dublin, and Costs of Suit, according to the Provisions of the hereinbefore in. part recited Act of the Seventh Year of the Reign of His present Majesty, without any Limitation respecting the Amount of the Sum therein contained.

IX. And be it further enacted, That, from and after the passing of this Act, if any Proctor of His Majesty's Court of Prerogative in Ireland, or of the Confistorial and Metropolitical Courts of Armagh and Dublin, or of any other Ecclefiaftical Court or Courts in Ireland, in which he shall be entitled to act as Proctor, shall act as such, or permit and suffer his Name to be in any manner used in any Suit, the Profecution or Defence whereof shall appertain to the Office of a Proctor, or in obtaining Probates of Wills, Letters of Administration or Marriage Licences, to or for or on account or for the Profit and Benefit of any Person or Persons not entitled to act as a Proctor, or shall permit or suffer any such Person or Persons to demand or participate in such Profit and Benefit, and Complaint thereof shall be made in the Court or Courts wherein such Proctor bath been admitted and enrolled, and Proof given to the Satisfaction of the faid Court or Courts that fuch Proctor hath offended therein as aforefaid; then and in such case every such Proctor so offending, shall be struck off the Roll of Proctors, and be for ever after 'disabled from practifing as a Proctor, or be suspended from the Office, Functions and Practice of a Proctor, in all and every the faid Court or Courts, for so long's Period as the Judge or Judges of the said Court

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Court or Courts may deem fit; fave and except as to any Allowance or Allowances, Sum or Sums of Money that are or shall be agreed to be made to the Widows or Children of any deceased Proctor or Proctors, by any surviving Partner or Partners of such deceased Proctor or Proctors; and also save and except as to any Agreement made or understood to have been made between Proctors and Articled Clerks, whose Articles have been executed prior to the passing of this Act.

X. And be it further enacted, That, from and after the passing of Acting, &c. as this Act, in case any Person or Persons shall, in his or in their own Proctor without Name, or in the Name of any other Person or Persons, make, do, being admixed, &c. act, exercise or perform any Act, Matter or Thing whatsoever, in any way appertaining or belonging to the Office, Function or Practice of a Proctor, for or in Consideration of any Gain, Fee or Reward, or with a View to participate in the Benefit to be derived from the Office, Functions or Practice of a Proctor, without being admitted and enrolled, every such Person for every such Offence shall forfeit and pay the Sum of Fifty Pounds, to be sued for and recovered Penalty. in manner hereinafter mentioned.

XI. Provided always, and be it further enacted, That nothing Clerks. herein contained shall extend or be construed to extend to any Salary which shall be agreed to be paid by a Proctor, his Partner or Succeffor, to a Clerk really and bona fide serving in his Office, at the time of the passing of this Act, and who shall have been bona side serving in the Office of any Proctor or Proctors, for Seven Years next before the passing of the same.

XII. And be it further enacted, That, all pecuniary Forfeitures Recovery of and Penalties, imposed on any Person or Persons, for Offences com- Penalties. mitted against this Act, shall and may be sued for and recovered in any of His Majesty's Four Courts in the City of Dublin, by Action of Debt, Bill, Plaint or Information; wherein no Essoin, Protection, Privilege, Wager of Law or more than One Imparlance shall be allowed; and wherein the Plaintiff if he or she shall recover any Penalty or Penalties, shall receive the same for his or her own Use, with full Costs of Suit.

Cofts.

XIII. And be it further enacted, That if any Action or Suit shall Limitation of be brought or commenced for any thing done in pursuance of this Actions. A&, every fuch Action or Suit shall be commenced within Three Calendar Months next after the Fact committed, and not afterwards; and shall be laid and tried in the City or County wherein the Cause of Action shall have arisen, and not elsewhere; and the Defendant or Defendants in such Action or Suit shall and may plead the General Issue. Issue, and give this Act and the Special Matter in Evidence at any Trial to be had thereupon, and that the same was done in pursuance or by the Authority of this Act; and if the same shall appear to have been so done, or if any Action or Suit shall be brought after the time limited for bringing the same, or shall be laid in any other City, County or Place than as aforefaid, then the Judge shall find for the Defendant or Defendants; and upon such Verdict, or if the Plaintiff or Plaintiffs shall be nonsuited, or suffer a Discontinuance of their Action or Suit, after the Defendant or Defendants shall have appeared; or if, upon Demurrer, Judgment shall be given against the Plaintiff or Plaintiffs, the Defendant or Defendants shall have Treble Costs, and shall have such Remedy for the same as any De- Treble Costs. fendant

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fendant or Defendants hath or have for Costs of Suit in any other case by Law.

To extend to treland only.

XIV. Provided always, That nothing in this Act contained shall extend or be construed to extend to any Part of the United Kingdom except Ireland.

# SCHEDULES to which this Act refers.

## SCHEDULE (A.)

Significavit, Party being Contumacious and in Contempt.

TO His Most Excellent Majesty and Our Sovereign Lord George the Third by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, by Divine Providence [or, Permission, as the case may be] Health in him by whom Kings and Princes rule and govern; We hereby notify and fignify unto Your Majesty, That one hath been duly pronounced guilty in the County of of manifest Contumacy and Contempt of the Law and Jurisdiction Ecclesiastical, in not [as the case may be] appearing before [here set out the Style of the Ecclefiastical Judge, or his Representative] or, in not obeying the lawful Commands [here set out the Commands] of [fuch Judge or Representative] or, in having committed a Contempt in the Face of the Court of [ fuch Judge, or Representative ] lawfully authorized by [bere set out the Nature and Manner of such Contempt] on a Day and Hour now long past, in a certain Cause of [bere set out the Nature of the Cause and the Names of the Parties to the same] We therefore humbly implore and entreat Your faid Most Excellent Majesty would vouchsafe to command the Body of the said to be taken and imprisoned for such Contumacy and Contempt. Given under the Seal of Our Courts, the

Day of

A.B. Registrar [or Deputy Registrar as the case may be.]

# SCHEDULE (B.)

Writ de Contumace Capiendo.

GEORGE, &c. To the Sheriff The Greeting: hath fignified to Us, that in your County is manifestly Contumacious, and contemns the Jurisdiction and Authority of bere fully state the Nonappearance, Disobedience, together with the Commands disobeyed, or, the Contempt in the Face of the Court, as the case may be], nor will he submit to the Ecclefiaftical Jurisdiction; but for a funch as the Royal Power ought not to be wanting to enforce such Jurisdiction, We commmand you, that you attach the faid by his Body, until he shall have made Satisfaction for the faid Contempt: And how you shall execute this Our Precept, notify unto and in no wife omit this; and leave you there this Writ.

Witness Day of in the Year of Our Reign.

# SCHEDULE (C.)

Writ of Deliverance.

WHEREAS

of

in your County of whom lately at the denouncing of for Contumacy, and by Writ iffued thereupon, you attached by his Body, until he should have made Satisfaction for the Contempt; Now he having submitted himlelf and satisfied the said Contempt, We hereby empower and command you that without Delay you cause the said

to be delivered out of the Prison in which he is io detained, if upon that Occasion, and no other he shall be detained

therein.

Given under our Seal of Our

of

A.B. Registrar [or, Deputy Registrar, as the case may be.]

Extracted by E.F. Proctor.

## C A P. LXIX.

An Act to permit the Exportation of Corn, Grain, Meals Malt and Flour, from any Part of the United Kingdom, without Payment of Duty, or receiving of Bounty.

[17th June 1814.]

WHEREAS it is expedient that the Exportation of Corn, Grain. Meal. Malt and Flow. Grain, Meal, Malt and Flour, from any Part of the United ' Kingdom should be permitted at all times, without the Payment of 'any Duty, and without the receiving of any Bounty whatever;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Duties and Act, all Duties of Customs, and also all Bounties respectively granted Bounties on and payable, upon the Exportation of any Corn, Grain, Malt, Meal to cease. or Flour, from any Part of the United Kingdom, and all Restrictions on the Exportation thereof, under any Act or Acts of Parliament in force in relation thereto, shall cease and determine; any thing contained in any Act or Acts of Parliament to the contrary notwithstanding: And, from and after the passing of this Act, it shall be Corn exported lawful for any Person or Persons to export at all times from any without Pay-Part of the United Kingdom, any Corn, Grain, Meal, Malt and ment of Duty; Flour, without the Payment of any Duty of Customs thereon; and no Person shall be entitled to demand, have or receive any Bounty upon or for or in respect of the Exportation, after the passing of this Act, of any Corn, Grain, Meal, Malt or Flour, from any Part of the United Kingdom; any thing in any Act or Acts of Parliament contained to the contrary notwithstanding.

or receiving

# CAP. LXX.

An Act for the further Improvement of the Land Revenue of The Crown. [17th June 1814.] WHEREAS by an Act passed in the First Year of the Reign of His present Maiother indicated. 2 G. 3. C. I. § 3. of His present Majesty, intituled An Att for the Support of ' His Majesty's Household, and of the Honour and Dignity of The " Crown of Great Britain, it was enacted, that the Revenue arising to His Majesty by Rents of Lands, or for Fines of Leases of the same, or any of them (except the Revenue of the Duchy of Cornwall), should, during His present Majesty's Life, be carried to and made Part of the General or Aggregate Fund established by the Act of the First Year of the Reign of His late Majesty [1 G. 1. Stat. 2. " King George the First, and be, during the said Term, issued and c.12-'applied in manner thereinafter mentioned, to the Uses to which the said Fund was or should be made applicable: And Whereas by another Act passed in the Twenty seventh Year of the Reign 27 G. 3. c. 13. of His present Majesty, intituled An AB for repealing the several Duties of Customs and Excise, and granting other Duties in lieu ' thereof, and for applying the said Duties together with the other Duties composing the Public Revenue; for permitting the Importastion of certain Goods, Wares and Merchandize, the Produce or ' Manufacture of the European Dominions of the French King into ' this Kingdom; and for applying certain unclaimed Monies, remain-' ing in the Exchequer, for the Payment of Annuities on Lives, to § 48. the Reduction of the National Debt, it was enacted, that the Revenue arising to His Majesty by Rents of Lands, or for Fines of Leases of the same or any of them, should, during the Life of His present Majesty, be carried to and made Part of a Fund to be called The Confolidated Fund: And Whereas by an A& • passed in the Twenty sixth Year of the Reign of His present 26 G. 3. c. 87. Majesty, intituled An Ast for appointing Commissioners to enquire ' into the State and Condition of the Woods, Forests and Land Revenues belonging to The Crown; and to sell or alienate Fee Farm § 12. and other unimprovable Rents, the Commissioners thereby appointed were empowered to contract and agree with any Person or Per-6 sons, or any Bodies Politic or Corporate, for the Sale of any Fee Farm Rents, Rents Services, Rents Seck, Quit Rents, Chauntry Rents, Guild Rents, Castle Guard Rents, Viscontiel 4 Rents, and other dry, fixed and unimprovable Rents, due and s payable to His Majesty, his Heirs or Successors, within the Survey and Receipt of His Majesty's Exchequer, at or for the best Prices or Confiderations, in Money, which the faid Commissioners I should be able to procure for the same, not being less, for any Rent amounting to or exceeding One Shilling per Annum, than safter the several Rates of Purchase thereinaster specified; and § 14. the Governor and Directors of the Bank of England were thereby • required to open an Account in their Books with the faid Commisfioners thereby appointed, under the Title of "Commissioners for the Land Revenue," and carry to the Credit of fuch Account the ' several Monies by the said Act directed to be paid to the Cashiers of the Bank; and it was by the said Act enacted, that all Sums § 30. 6 of Money which should be paid into the Bank of England by virtue

of the said Act, should from time to time be laid out, by Order of the said Commissioners thereby appointed, in the Purchase of Three per Centum Consolidated Bank Annuities, in the Names of the faid Commissioners; in which Names the Governor and Company of the Benk of England were thereby authorized and required to permit Transfers to be made of the Annuities, Funds or Stocks, so to be purchased, and such Transfers to be accepted by the Commissioners appointed by the said Act, for and in the 'Name of the Lord High Treasurer of England; and the said <sup>c</sup> Commissioners were thereby required to accept the same accordingly; and that all the Annuities so to be purchased and accepted, flould remain invested in the Name of the Lord High Treafurer, or the Commissioners for executing the Office of Lord · High Treasurer for the time being, and should not be transferred or transferrable without the Authority of Parliament; but that all the Interest of the said Annuities or Yearly Dividends should from time to time be paid by the said Governor and Company into the Hands of such Person or Persons as should be appointed to · receive the same, by Warrant or Power of Attorney under the · Hand and Seal of the Lord High Treasurer, or of the Com-\* millioners of the Treasury for the time being, and should by force s and virtue of the faid Act be deemed and taken in Law to be e Part of the said Land Revenues of The Crown, and should be from time to time answered, accounted for, applied and appro-• priated to fuch and the same Uses and Purposes as the Land Reve-Inues of The Crown then were or would thereafter have been liable to have been applied and appropriated in case the said Act had not been made; and the Powers of the said Act were to continue in § 26 force from the passing thereof, for the Term of Three Years, and from thence to the End of the then next Session of Parliament: And Whereas by another Act passed in the Thirtieth Year of the 30 G. 3. c. 50. Reign of His present Majesty, intituled An Att to continue, and e amend an Att, made in the Twenty fixth Year of the Reign of · His present Majesty, intituled An All for appointing Commissioners to enquire into the State and Condition of the Woods, Forests and Land Revenues belonging to The Crown; and to sell or alienate Fee Farm 55. e and other unimprovable Rents, the Powers of the said last recited · Act (except where the same were altered by the said Act now in recital) were extended, from the End of the then Sellion of § 9. · Parliament, for the further Term of Twelve Calendar Months, and from thence to the End of the then next Session of Parliament : And Whereas by another Act, passed in the Thirty fourth Year 34 G. 3. 4.75. of the Reign of His present Majesty, intituled An Att for the better Management of the Land Revenue of The Crown; and for the Sale of Fee Farm and other unimprovable Rents, the Surveyor § 10. General of the Land Revenues of The Crown for the time being was empowered to contract and agree with any Person or Persons, or any Body or Bodies Politic or Corporate, for the Sale of any Fee Farm Rents, Rents Services, Rents Seck, Chauntry Rents, Castle Guard Rents, Viscontiel Rents, and other dry, fixed and unimprovable, Rents (except, Quit Rents and Copyhold Rents 4 standing in Charge, as Parcel of or belonging to any Manor or reputed Manor, due and payable to His Majesty, his Heirs or Successors, in England or in Wales, within the Survey and Receipt

Receipt of His Majesty's Exchequer) at or for the best Prices or

II.

**§** 16.

6 Confiderations, in Money, which the faid Surveyor General should • be able to procure for the same, and which should be approved of by the Lord High Treasurer or Commissioners of the Treasurer fury for the time being, not being less than the several Rates of Purchase enacted and provided by the said recited Act of the 'Twenty fixth Year of the Reign of His present Majesty; and ' the Governor and Directors of the Bank of England were thereby required to open an Account in their Books, under the Title of "An Account of the Sale of Fee Farm Rents," and carry • to the Credit of such Account the several Monies by the said Act directed to be paid to the Cashiers of the Bank, for or on account of the Purchase of any such Rents as aforesaid: And it was by • the faid Act enacted, that all Sums of Money which should be paid into the Bank of England by virtue of the said Act, on account of the Sale of Fee Farm Rents, should from time to time be laid out, by the Order of the Surveyor General, in the Purchase of 'Three per Centum Consolidated Bank Annuities, in the Name of the Lord High Treasurer of England, in which Name the Goe vernor and Company of the Bank of England were thereby au-'thorized and required to permit Transfers to be made of the An-Inuities, Funds or Stocks so to be purchased, and such Transfers • to be accepted by the faid Surveyor General for and in the Name • of the Lord High Treasurer of England; and the said Surveyor General was thereby required to accept the same accordingly; and that all the Annuities fo to be purchased and accepted should remain invested in the Lord High Treasurer, or the Commisfioners for executing the Office of Lord High Treasurer for the • time being, and should not be transferred or transferrable without the Authority of Parliament; but that all the Interest of the faid Annuities or Yearly Dividends should be from time to time • paid by the faid Governor and Company into the Hands of such • Person or Persons as should be appointed to receive the same, by Warrant or Power of Attorney under the Hand and Seal of the Lord High Treasurer, or of the Commissioners of the Treasury for the time being, and should by force and virtue of the said Act be deemed and taken in Law to be Part of the said Land Ree venues of The Crown, and should be from time to time answered, \* accounted for, applied and appropriated to such and the same Uses and Purposes, as the Land Revenues of The Crown then were or • would thereafter have been liable to have been applied and appro-• priated, in case the said Act had not been made: And Whereas by another Act passed in the Forty eighth Year of the Reign of His present Majesty, intituled An Att to improve the Land Revenue of The Crown in England, and also of His Majesty's Duchy of Lancaster, the Surveyor General of the Land Revenues of The Crown 's for the time being was empowered to contract or agree with any • Person or Persons, or any Bodies Politic or Corporate, for the Sale from time to time (beyond what was necessary to raise a Fund for · Redemption of the Land Tax charged on the Estates of The 6 Crown), of such Manors or Lordships belonging to The Crown s as confifted of Manorial Rights and Quit Rents, without any Lands or with very small Quantities of Land, and where the greater Part of the Lands over which the Manorial Rights extended, was the • Property 71

48 G.3. c.73.

§ 17.

· Property of Individuals; and of Manors or Lands of which His Majesty was not the sole Proprietor, but was entitled to an undi-" vided Share jointly with Individuals; and of Lands dispersed in fmall Quantities, and intermixed with the Property of Individuals, and lying remote from other Property belonging to The Crown; 4 and of Grounds or Buildings appertaining to or anciently held with any Castle or Strong Building then or lately used for a Common Gaol; or with any Building used for holding the Assizes or Sessions in any County or District; or for a Court House or Gaoler's · House; or in which the Magistrates of any County or District s might claim to have Rights, from Length of Use or Enjoyment, for the public Purposes of such County or District; and of Tithes belonging to The Crown issuing out of Lands which were the Proe perty of Individuals; and of Mills, Fisheries and Ferries, and ' Mooring Chains, and Wastes belonging to The Crown, the Posfion of which had been usurped or encroached upon; for the best <sup>6</sup> Prices or Confiderations, in Money, which the faid Surveyor Gee neral should be able to procure for the same; and the Purchase • Money to be paid for the same should from time to time be paid into the Bank of England, to the Account of the Commissioners of His "Majesty's Treasury, in like manner as the Monies arising from Sales of Land Revenue authorized by an Act passed in the Thirty eighth 4 Year of the Reign of His present Majesty, intituled An Att for [38 G. 3. c. 60. \* making perpetual, subject to Redemption and Purchase in the manner \* therein stated, the several Sums of Money now charged in Great Britain as a Land Tax, for One Year, from the Twenty fifth Day of · March One thousand seven hundred and ninety eight; and by another · Act passed in the Forty second Year of the Reign of His present 42 G. 3. c. 116.] · Majesty, intituled An Att for consolidating the Provision of the sevee ral Alls passed for the Redemption and Sale of the Land Tax into 6 One Act, and for making further Provision for the Redemption and Sale thereof; and for removing Doubts respecting the Right of Persons · claiming to vote at Elections for Knights of the Shire, and other Members to serve in Parliament, in respect of Messuages, Lands or Te-· nements, the Land Tax upon which shall have been redeemed or pur-· chased, were directed to be paid; and such Purchase Money was § 12. directed to be laid out in the Purchase of Three per Centum Conso-' lidated or of Three per Centum Reduced Bank Annuities, in the • Names of the Commissioners of His Majesty's Treasury; and the faid Surveyor General was, by the said Act now in recital, em-§ 13 ' powered to contract and agree with any Person or Persons, or 6 Body or Bodies Politic or Corporate, being Tenant or Tenants of any Copyhold or Customary Tenements, Parcel of or holden of any Manor belonging to The Crown, within the Survey or Receipt of the Exchequer in England, for the Enfranchisement of any such ' Copyhold Tenements, or with any Person or Persons (though not ' fuch Tenants of any fuch Copyhold Tenements) for the Sale of the · Manorial Rights belonging to The Crown therein, at or for the best • Prices or Confiderations in Money which the faid Surveyor General flould be able to procure for the same, and which should be ap-' proved of by the Lord High Treasurer or Commissioners of the · Treasury for the time being: And it was further enacted, that the § 15. 'Purchase Money or Consideration to be paid for every such Enfranchisement or Purchase of Manorial Rights, should from time to  $R_3$ 

effectual the several Atts for the Purchase of Buildings, and further 'Improvement of the Streets and Places near to Westminster Hall, and

45 G.3. c. zevii. . the Two Houses of Parliament: And Whereas another Act was • passed in the Forty fifth Year of the Reign of His present Majesty, intituled An Att for inclosing Lands in the Parish of Hampton in 45 G. 3. c. 116. Arden, in the County of Warwick: And Whereas another Act was

' passed in the said Forty fifth Year of the Reign of His present

· Majesty, intituled An AB for enabling His Majesty to grant a " certain Creek called Chelson Bay otherwise Shilston Bay, in or near \* the Parish of Plymton Saint Mary, in the County of Devon, and for \* vesting the same, for a valuable Consideration, in the Right Honour-" able John Lord Borringdon and his Heirs: And Whereas another 47 G. 3. Seff. 2. Act was passed in the Forty seventh Year of the Reign of His pre- c. carr. · lent Majesty, intituled An AB for draining, embanking and improv-' ing Lands in the Parish of Ottringham in Holderness, in the East \* Riding of the County of York: And Whereas another Act was 47 G 3. Self. 2. • passed in the said Forty seventh Year of the Reign of His present c-77-· Majesty, intituled An Att for confirming certain Articles of Agree-\* ment for an Exchange of Lands between His Majesty and David ' Jebb Esquire, in the Parish of Egham, in the County of Surry: And 51 G. 3. c. 68. Whereas another Act was passed in the Fifty first Year of the Reign PR. of His present Majesty, intituled An A& for enabling the Coherresses of Edward Sulyarde Esquire, deceased, and their Husbands, to pay · the Sum of Three thousand Pounds, for the Benefit of His Majesty, sin Satisfaction of the Claim of His Majesty, His Heirs and Succes-· fors, to the Manor and Estate of Haugley, in the County of Sussolk: And Whereas there is now standing in the Name of the Lord High Sum standing in Treasurer of England, in the Books of the Governor and Com- Name of Lords pany of the Bank of England, in Three Pounds per Centum Con-High Treasurer folidated Bank Annuities, the Sum of One hundred and fifty one 151,6721.52.4d. s thousand six hundred and seventy two Pounds Five Shillings and Threeper Cents. · Four pence, and which has arisen partly from Monies received and • raised under the Provisions of the said recited A& of the Twenty · fixth Year of the Reign of His present Majesty, and also of the said Thirteen several last recited Acts of the Thirtieth, Thirty fourth, · Forty eighth, Thirty fifth, Forty second, Forty fourth, Forty fifth, · Forty fixth, Forty fifth, Forty feventh, Forty feventh and Fifty first Years of the Reign of His present Majesty; and • partly from the Sale of old Materials of certain Premises at Chelsea, and of old Materials of certain Premises at Richmond: And Whereas, 44 0. 3. c.25. by another Act passed in the Forty fourth Year of the Reign of His spresent Majesty, intituled An Att to enable His Majesty to grant the Inheritance in Fee Simple of certain Manors, Meffuages, Lands and ' Hertditaments in the Parishes of Bysleet, Weybridge, Walton, Walton Leigh and Chertsey, in the County of Surry, to His Royal Highnest Frederick Duke of York and Albany, for a valuable 6 Consideration, it was enacted, That the Purchase Monies of the § 2. Exates thereby made saleable, should be paid into the Bank of • England in the Name of the Lord High Treasurer of England, e and should by the Surveyor General as aforesaid be invested in <sup>6</sup> Three per Centum Consolidated Bank Annuities, in the Name of the faid Lord High Treasurer of England, in the same manner, s and applicable to the same Uses, as the Monies arising from the · Sale of the Fee Farm Rents, under the said recited Act of the · Thirty fourth Year of the Reign of His present Majesty, intituled · An All for better Management of the Land Revenue of The Crown; and for the Sale of Fee Farm and other unimprovable Rents: And 52 G. 3. c. czcv. Whereas by an Act passed in the Fifty second Year of the Reign of His present Majesty, intituled An Att for making and maintainsing a Navigable Canal from The Grand Junction Canal, in the · Parish of Paddington, to the River Thames, in the Parish of Lime-R 4

for

C. 70.

house, with a Collateral Cut in the Parish of Saint Leonard Shoreditch, in the County of Middlesex, the Surveyor General, or Commissioners for executing the Office of Surveyor General of His Majesty's Land Revenue, were empowered to contract and 4 agree with the Company of Proprietors thereby incorporated, for the Sale of a certain Quantity of Land, for the Purpoles of the said Act; and the Purchase Money arising from such Sale was directed to be paid into the Bank of England, to the Account of the Commissioners of His Majesty's Treasury, in like manner as the Monies arising from the Sale of certain Parts of the Proe perty of The Crown, authorized by the said recited Act of the Forty eighth Year of the Reign of His present Majesty, intituled An Att to improve the Land Revenue of The Crown of + England, and also of His Majesty's Duchy of Lancaster, are directed to be paid: And Whereas there are now standing, amongst other Sums, in the Names of the Commissioners of His Majesty's Treasury, in ' the Books of the Governor and Company of the Bank of England, feveral Sums, making together the Sum of Thirty fix thousand three 'hundred and ninety Pounds Thirteen Shillings and Five pence 'Three Pounds per Centum Consolidated Bank Annuities, which have arisen from Monies received and raised under the Provisions of the faid recited Acts of the Forty eighth and Fifty fecond 'Years of the Reign of His present Majesty; and there is also now flanding, in the Names of such Commissioners, in the Books of the Governor and Company aforefaid, the Sum of Fifty five thou-' fand three hundred and forty seven Pounds Nineteen Shillings and ' Four pence Three per Centum Reduced Bank Annuities, which have arisen partly from Monies received and raised under the Pro-' visions of the said recited Act of the Forty eighth Year of the 'Reign of His present Majesty, and partly from Monies received by the Sale of the Materials of certain old Buildings in the Cafile Garth at Newcastle upon Tyne: And Whereas the Sum of Five 'thousand and eighty five Pounds Eleven Shillings and Eleven pence Reduced Bank Annuities, which had been purchased with Monies 6 accrued and railed under the Provisions of the said last mentioned 4 Act, hath been transferred to the Commissioners for Reduction of the National Debt, in Part of the Confideration for the Redemption 6 of the Land Tax which was charged upon certain Estates belong-' ing to The Crown: And Whereas under and by virtue of the · Provisions of the said recited Act of the Thirty eighth Year of the Reign of His present Majesty, intituled An Att for making ' perpetual, subject to Redemption and Purchase in the manner therein stated, the several Sums of Money now charged in Great Britain as a Land Tax, for One Year, from the Twenty fifth Day of March One thousand seven hundred and ninety eight, and of the said recited 42 G. 3. c. 116. Act of the Forty second Year of the Reign of His present " Majesty, intituled An A& for consolidating the Provisions of the se-

> e veral Alls passed for the Redemption and Sale of the Land Tax into One As, and for making further Provision for the Redemption and Sale thereof; and for removing Doubts respecting the Right of Perfons claiming to vote at Elections for Knights of the Shire, and other Members to serve in Parliament, in respect of Messuages, Lands or Tenements, the Land Tax upon which shall have been redeemed or furchased, certain Lands have been sold in order to raise Money

[48 G.3. c. 73.]

+ Sic.

Monies standing in Names of Commissioners of Treasury. 36,390l.135.5d. Three per Cents.

55,347l. 198. 4d. Three per Cents.

Transfers to Commissioners: for Reduction of National Debt.

38 G. z. c. bc.

for the Redemption of the Land Tax on The Crown Estates; and a confiderable Sum of Money arifing therefrom, Part of which now remain unappropriated, has been invested in Three per Centum Confolidated Bank Annuities, which are now standing in the · Names of the faid Commissioners of His Majesty's Treasury, in the Books of the Governor and Company aforefaid, and a competent Part of fuch Bank Annuities ought to be applied in replacing or satisfying the said Five thousand and eighty five Pounds Eleven Shillings and Eleven pence Reduced Bank Annuities, so as aforefaid transferred to the Commissioners for the Reduction of the ' National Debt: And Whereas by an Act passed in the Fifty third 53 G. 3. c. 121. Sear of the Reign of His present Majesty, intituled An Att for ' making a more convenient Communication from Mary le bone Park and the Northern Parts of the Metropolis, in the Parish of Saint 4 Mary le bone to Charing Cross, within the Liberty of West-' minster; and for making a more convenient Sewage for the same, the · Commissioners for the time being of His Majesty's Woods, Forests and Land Revenues, were appointed Commissioners for carrying the Purposes of the said Act into Execution: And Whereas, in Expediency of order to carry into effect the feveral Purposes of the said last applying Receivrecited Act, as expeditiously and with as little Inconvenience to the ers Balances, Public as possible, and to create a Fund for the Purposes thereof, Annuities to in aid of the Monies thereby directed to be raised, it is expedient Purpoles of that all Balances of Rents of Lands, which shall be found due to 53 G. 3. c. 121. · His Majesty on the periodical making up of the Accounts of the · Receivers of His Majesty's Land Revenues, by the Auditors of those Accounts, and all Monies from time to time to be paid on account thereof, prior to fuch Balances being ascertained (except • as hereinafter mentioned); and also all Fines of Leases of Lands · belonging to His Majesty, and all Sums of Money arising from the · Sale of Fee Farm Rents, or from the Sale of Enfranchisement or · Equality of Exchange of any Lands or Hereditaments of or belonging to His Majesty, under or by virtue of the Provisions of the said recited Acts of the Thirty fourth and Forty eighth · Years of the Reign of His present Majesty; and also the said · several Bank Annuities now standing in the Name of the Lord ' High Treasurer of England, and amounting together to the Sum of One hundred and fifty one thousand six hundred and seventy two Pounds Five Shillings and Four pence Three Pounds per · Centum Consolidated Bank Annuities, as aforesaid; and the said Sum of Thirty fix thousand three hundred and ninety Pounds 6 Thirteen Shillings and Five pence Three Pounds per Centum Con-6 folidated Bank Annuities, Part of the like Bank Annuities now flanding in the Names of the Commissioners of His Majesty's · Treasury as aforesaid; and the said Fifty five thousand three hundred and forty seven Pounds Nineteen Shillings and Four pence Three Pounds per Centum Reduced Bank Annuities as s aforesaid; and also the Purchase Monies to arise from the Sale of • the Estates to His Royal Highness Frederick Duke of York and Albany, as aforesaid; and also the Dividends and Annual Proceeds to accrue from time to time (except as hereinafter mentioned), on • the Bank Annuities which have arisen from the Sale of Lands and Hereditaments for the Redemption of the Land Tax on The Crown Estates, and now standing in the Names of the Commissioners of

§ I.

Heira

"His Mejesty's Treasury as aforesaid; and also all Memos that may hereafter arise from the Sale of any Waste Lands in Wales, under "the Provisions of this Act; should be respectively transferred, paid 4 and made over, unto the faid Commissioners for executing the faid recited Act of the Fifty third Year of the Reign of His present 'Majesty, in manner hereinaster mentioned; and that out of the Three · Pounds per Centum Consolidated Bank Annuities, now standing in the Names of the Commissioners of His Majesty's Treasury, and which have been purchased with Monies arisen from the Sale made of Land under the Provisions of the said Acts of the Thirty eighth and Forty second Years of the Reign of His present Majesty, the Sum of Five thousand and eighty five Pounds Eleven Shillings and Eleven pence Three Pounds per Centum Confolidated Bank Annuities, should be transferred to the Commissioners for executing the said recited Act of the Fifty third Year of the Reign of ' His present Majesty; in lieu and stead of the like Sum of Reduced Bank Annuities so transferred to the Commissioners for the Reduction of the National Debt as aforefaid; and that the faid Com-' missioners for executing the last mentioned Act should be empowered 4 to raise Monies by Loan upon the Credit of the Land Revenue of 'The Crown, in manner hereinafter mentioned;' May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, all Balances of Rents of Lands due, or to accrue and become due to His Majesty, on Rents of Crown the periodical making up of the Accounts of the Receivers of His-Majesty's Land Revenues, by the Auditors of those Accounts, and all Sum and Sums of Money which shall from time to time be required to be paid on account thereof prior to the ascertaining of fuch Balances (except fuch Sums as shall be required to be paid in pursuance of any Warrant from the Lord High Treasurer or the Commissioners of His Majesty's Treasury for the time being), shall from time to time be paid and made over, by the several and respective. Receivers thereof, unto the said Commissioners for executing the faid recited Act of the Fifty third Year of the Reign of Hispresent Majesty to be applied by them for and towards the carrying the several Purposes thereof into Execution, until the Sums thereby authorized to be raifed shall have been raifed and thereafter fully paid and satisfied; any thing in any Act or Acts of Parliament, or

Lands paid to Commissioners ] under 53 G. 3. c. 21.

Balances of

II. And be it further enacted, That all and every the Receiver and Receivers of His Majesty's Land Revenue, on Payment of all fuch Balances and Sums of Money to the faid Commissioners as aforesaid, shall have and receive such and the same Salaries or Allowances, as fuch Receiver or Receivers would have had or been entitled to have had and received, on Payment thereof into the Fund called "The Consolidated Fund."

in this Act, to the contrary notwithstanding.:

III. And be it further enacted, That, from and after the passing of this Act, all and every Sum and Sums of Money which shall or may arise, for or in respect of any Fine or Fines for the Renewal or Grant of any Leafe or Leafes of any Manors, Messuages, Lands, Tenements or Hereditaments, of or belonging to His Majesty, his

Receivers to have same Allowances on Payment to Commissioners as if paid into Consolidated Fund.

Monies arising from Fines of Lesles, &c. paid to Commissioners under 33 G.3. c. 121.

Heirs or Successors, and also all and every Sum and Sums of Money. which shall or may arise or be produced from the Sale of any Fee Farm Rents, or from the Sale, Enfranchisement or Equality of Exchange of any Manors, Messuages, Lands, Tenements, Rights or Hereditaments of or belonging to His Majesty, his Heirs or Successors, under or by virtue of the Provisions of the said recited Act of the Thirty fourth Year of the Reign of His present Majesty, 34 G. 3. c. 75. intituled An A& for the better Management of the Land Revenue of The Crown; and for the Sale of Fee Farm and other unimprovable Rents, and of the said recited Act of the Forty eighth Year of His 48 G. 3. c.73present Majesty, intituled An A8 to improve the Land Revenue of The Crown in England, and also of His Majesty's Duchy of Lancaster, shall from time to time be paid and made over by the several Lesses and other Person or Persons liable to pay or authorized to receive the same, unto the said Commissioners for executing the said recited. Act of the Fifty third Year of the Reign of His present Majesty, to be applied by them for and towards the carrying the several Purposes thereof into Execution, until the said Sums thereby authorized to be raifed shall have been raifed and thereafter fully paid and fatisfied; any thing in any Act or Acts of Parliament to the contrary notwithstanding.

IV. And be it further enacted, That the Receipts of the said Receipts of Commissioners for executing the said recited Act of the Fifty third Commissioners Year of the Reign of His present Majesty shall from time to time be Receivers, good and sufficient Releases and Discharges to the several Receivers, Lesses, &c. Lessees, Purchasers, and other the Person or Persons paying such Balances, Fines, and Sum and Sums of Money as aforefaid, for fo much Monies as shall from time to time be expressed in such,

Keceipts.

V. And be it further enacted, That where any thing is required. Act of any Two directed or permitted to be done under this Act, by the said Com- Commissioners missioners for executing the said recited Act of the Fifty third Year, valid. of the Reign of His present Majesty, the same may be done by any

Two of such Commissioners for the time being.

VI. And be it further enacted, That, from and after the passing Commissioners of this Act, it shall and may be lawful to and for the Lord High of Treasury
Treasurer of England, or the Commissioners for executing the Office transfer of Lord High Treasurer for the time being, or any Three or more, of them, and he or they is and are hereby authorized to transfer the, faid Sum of One hundred and fifty one thousand six hundred and 151,6721.58.4d. feventy two Pounds Five Shillings and Four pence Three Pounds Three per Cent.

per Centum Consolidated Bank Annuities, now standing in the Name Consols, of the Lord High Treasurer of England, in the Books of the Governor and Company of the Bank of England as hereinbefore mentioned; and also the said Sum of Thirty six thousand three, 36,390l. 138.5d. hundred and ninety Pounds Thirteen Shillings and Five pence Three Confols, Pounds per Centum Consolidated Bank Annuities, Part of the like, Bank Annuities standing in the Names of the Commissioners of His Majesty's Treasury, in the Books of the Governor and Company of Majelty's I realury, in the Books of the Governor and 5,085k ris. 11d. the Bank of England; and also the said Sum of Five thousand and Three per Cent. eighty five Pounds Eleven Shillings and Eleven pence Three Pounds, Confole, per Centum Consolidated Bank Annuities, further Part of the like, Annuities, standing in their Names as hereinbefore mentioned; and also the said Sum of Fifty five thousand three hundred and forty 55.3471. 198. 4d.

feven Reduced,

to Commisfioners under 53 G. 3. c. 121.

feven Pounds Nineteen Shillings and Four pence Three Pounds per Centum Reduced Bank Annuities now also standing in the Names of the Commissioners of His Majesty's Treasury as hereinbefore mentioned, or any Part or Parts of the faid respective Sums, into the Names of the faid Commissioners for the executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, into which Names the Governor and Company of the Bank of England are hereby authorized and required to permit such Transfers to be made of the faid Annuities respectively; and the said Commissioners for executing the said recited Act are hereby required to accept such Transfers accordingly; and all and singular the said Annuities so to be transferred and accepted, and the Proceeds thereof, shall from time to time be applied by the said Commissioners for executing the faid recited Act of the Fifty third Year of the Reign of His present Majesty, for and towards carrying the several Purposes thereof into Execution; any thing in any Act or Acts of Parliament, or in this Act, contained to the contrary thereof notwithstanding.

Monies to arise from Sale of Estates to Duke of York under 44 G. 3. c. 25. and Dividends of Annuities arifing from Monies under Land Tax Acts, paid to Commiffioners, except Sums required by Treasury.

VII. And be it further enacted, That all and every the Sum and Sums of Money which shall or may be paid into the Bank of England, in the Name of the Lord High Treasurer of England, as the Purchase Monies for the Grant of the said Estates to His Royal Highness Frederick Duke of York and Albany, under and by virtue of the Provisions of the said recited Act, passed in the Forty fourth Year of the Reign of His present Majesty, intituled An AB to enable His Majesty to grant the Inheritance in Fee Simple of certain Manors, Messuages, Lands and Hereditaments, in the Parisbes of Byfleet, Weybridge, Walton, Walton Leigh and Chertsey, in the County of Surry, to His Royal Highness Frederick Duke of York and Albany, for a valuable Confideration; shall be paid over by the Governor and Company of the Bank of England unto the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty; and that all and singular the Dividends and Annual Proceeds from time to time arifing out of and from all and fingular the Bank Annuities now standing in the Names of the faid Commissioners of His Majesty's Treasury, in the Books of the Governor and Company of the Bank of England, as hereinbefore mentioned, or which shall hereafter stand in the Names of fuch Commissioners, and which have arisen or which shall hereafter arise under and by virtue of the Provisions of the said recited A& passed in the Thirty eighth Year of the Reign of His present Majesty, intituled An Att for making perpetual, subject to Redemption and Purchase in the manner therein stated, the several Sums of Money now charged in Great Britain as a Land Tax, for One Year, from the Twenty fifth Day of March One thousand seven hundred and 42 G.3. c. 116. ninety eight; and of the said recited Act of the Forty second Year of the Reign of His present Majesty, intituled An At for Consolidating the Provisions of the several Alls passed for the Redemption and Sale of the Land Tax into One Att, and for making further Provisions for the Redemption and Sale thereof; and for removing Doubts respecting the Right of Persons claiming to vote at Elections for Knights of the Shire, and other Members to ferve in Parliament, in respect of Messuages, Lands or Tenements, the Land Tax upon which shall have been redeemed or purchased, (except such Sums

38 G. 3. c. 60.

as shall be paid thereout in pursuance of any Warrant from the Lord High Treasurer, or the Commissioners of His Majesty's Treasury for the time being) shall be paid and made over by the Person or Persons receiving the same, unto the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, to be applied by them for and towards the carrying the several Purposes thereof into Execution, until the said Sums thereby authorized to be raised shall have been raised, and thereaster fully paid and fatisfied; any thing in any Act or Acts of Parliament, or this Act, contained to the contrary notwithstanding.

VIII. And be it further enacted, That, from and after the passing Sale of Landa in of this Act, it shall and may be lawful for the Commissioners of Wales. His Majesty's Woods, Forests and Land Revenues, or the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, for the time being, with the Approbation of the said Lord High Treasurer, or Commissioners of His Majesty's Treasury for the time being, or any Three of them, to contract and agree for the Sale of, and absolutely to make sale and dispose, from time to time, of any Plot or Plots, Parcel or Parcels of Waste Lands, situate, lying and being in any Place or Places within the Principality of Wales, and which shall have been allotted, or may hereafter be allotted to His Majesty, his Heirs or Successors, under or by virtue of any Act or Acts of Parliament for inclosing Lands passed subsequently to the passing of the said recited Act of the Thirty fourth Year of the Reign of His present Majesty, intituled An All for the better Management of the Land Revenue of The Crown; and for the Sale of Fee Farm and other unimprovable Rents; and which Act or Acts of Inclosure does or do not contain any special Authority or Provision for the Sale of such Plot or Plots, Parcel or Parcels of Waste Lands, for the best Prices or Considerations in Money which the faid Commissioners of His Majesty's Woods, Forests and Land Revenues, or the faid Surveyor General, shall be able to procure for the same.

IX. And be it further enacted, That all and every the Sum and Application of Sums of Money which shall or may arise or be produced from the Monies arising Sale or Sales of such Waste Lands as aforesaid, shall from time to time be carried over to the Account of the said Commissioners for executing the faid recited Act of the Fifty third Year of the Reign of His present Majesty, " The New Street Account," and shall be by them applied for and towards carrying the several Purposes of the faid last mentioned Act into Execution, until the Sums thereby authorized to be raised shall have been raised, and thereaster fully paid and satisfied; and from and immediately after the same shall have been so raised, paid and satisfied, all and every the Sum and Sums of Money which shall or may thereafter arise or be produced from the Sale or Sales of such Waste Lands, shall be paid into the Bank, and placed to the Account hereinafter directed to be raifed in the Books of the Governor and Company of the Bank of England, in the Names of the faid Commissioners, to be intituled "The Navy "Timber Nursery Fund," and shall be applied in such and the like manner, and for such and the like Purposes as the other Monies hereinafter directed to be paid into the same Account are hereinafter disected to be applied.

from Sale of Lands in Wales. · X. And Whereas His Majesty in Right of His Crown is Owner

of the Soil of the several Tracts, Pieces or Parcels of Waste Land, e mentioned and described in the Schedule (D.) to this AA, being · Part of His Majesty's Forest of Dean, in the County of Gloucester, • and of all Mines, Minerals and other Substances within and under the same, subject to the Rights and Privileges which the Inhabitants of the Parish of Saint Brivals have or claim for the taking, cutting and enjoying the Wood growing on certain Parts thereof, 4 and subject to certain Rights of Common which the Inhabitants of the neighbouring Parishes have or claim to have in or over the fame, or some Part or Parts thereof: And Whereas the same 4 Tracts, Pieces or Parcels of Waste Land lie intermixed with the ' Property of Individuals, and at a confiderable Distance from the e remaining Parts of the said Forest, and are detached therefrom, and although His Majesty's Rights and Interests therein are in their f present State of little Value to The Crown, yet it is apprehended the same may be sold to Advantage, and it is therefore expedient that Power should be given to the said Commissioners of His 'Majesty's Woods, Forests and Land Revenues, or to the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, ' to fell and dispose of His Majesty's Rights and Interests, in and over the said Tracts, Pieces or Parcels of Land; Be it therefore further enacted, That it shall and may be lawful for the said Commissioners of His Majesty's Woods, Forests and Land Revenues, or the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, for the time being, with the Approbation of the said Lord High Treasurer, or the Commissioners of His Majesty's Treasury for the time being, or any Three of them, to contract and agree for the Sale of and absolutely make sale and dispose of all the Estate, Right, Title and Interest of His Majesty, of and in the several Tracts, Pieces or Parcels of Waste Land, mentioned and described in the said Schedule (D.) to this Act, being Part of His Majesty's said Forest of Dean, for the best Prices or Considerations in Money, which the said Commissioners of His Majesty's Woods, Forests and Land Revenues, or the said Surveyor General, shall be able to procure for the same; and all and every the Sum and Sums of Money which shall or may arise or be produced from such last mentioned Sale or Sales, shall from time to time be paid into the Bank of England, and placed to the Account directed by this A& to be raifed in the Books of the Governor and Company of the Bank of England, in the Names of the said Commissioners, being "The Navy Timber Nursery Fund" Account, and shall be applied and disposed of in such and the like manner, and for such and the like Purposes as the other Monies hereinafter directed or authorized to be paid in, carried over or placed to the same Account, are hereby authorized or directed to be paid, applied or disposed of.

48 G. 3. c. 37. § 11.

Certain Parcels

of Walte Land,

Part of Forest

of Dean, fold.

'XI. And Whereas under the Provisions of the said recited Act of the Forty eighth Year of the Reign of His present Majesty, intituled An Att to improve the Land Revenue of The Crown in England, and also of His Majesty's Duchy of Lancaster, the Surveyor General of the Land Revenues of The Crown for the time being, was empowered to sell Lands belonging to The Crown dispersed in small Quantities, and intermixed with the Property of Individuals, and lying remote from other Property belonging

to The Crown: And Whereas Doubts have arisen, what are to • be considered small Quantities of Land within the Scope and " Meaning of the faid Act;' Be it therefore enacted, That it shall Treasury emand may be lawful to and for the said Lord High Treasurer, or the said Commissioners of His Majesty's Treasury for the time being, small Quantities or any Three of them, and he or they is and are hereby fully of Land. authorized and empowered, by any Warrant or Writing under their blands, to ascertain, determine and declare, what Lands are comprized within the faid recited Act, and are thereby made faleable under the Denomination of Lands difpersed in small Quantities, and intermixed with the Property of Individuals, and lying remote from

other Property belonging to The Crown.

XII. And be it further enacted, That, from and after the faid Sums for the Purposes of the said recited Act of the Fifty third Year of the Reign of His present Majesty shall have been raised, and thereafter fully paid and satisfied as aforesaid, the Monies from time to time arising or which shall or may arise from the Sale of any Manors or Lordships belonging to The Crown, which consist of out in Lands Manorial Rights and Quit Rents without any Lands or with very for Growth of small Quantities of Land belonging to them, and of Manors or Lands of which His Majesty is not the sole Proprietor, but is entitled to an undivided Share jointly with Individuals, and of Lands dispersed in small Quantities and intermixed with the Property of Individuals, and lying remote from other Property belonging to The Crown, and of any other Hereditaments authorized by the Eleventh Section of the said recited Act of the Forty eighth Year of His present Majesty, to be sold, shall be paid into the Bank, and placed to the faid Account hereinafter directed to be railed in the Books of the faid Governor and Company, to be intituled " The Account of the Commissioners of His Majesty's Woods, Forests and Land Revenues," being "The Navy Timber Nursery Fund" Account; and all fuch Monies shall be applied and disposed of in such and the like manner, and for such and the like Purposes as the other Monies hereinafter directed to be paid into the same Account are hereinafter directed to be paid, applied and disposed of.

After Money raised, Monies to arile from Sale of Manorial Rights, Quit Rents, &c. laid

powered to de-

XIII. And be it further enacted, That whenever the said Com- Purchasers to missioners, or the said Surveyor General, shall have contracted with have Certificates any Person or Persons, Body or Bodies Politic or Corporate, for &c. for Purchase the Sale of any of the said Waste Lands in Wales, or in the said Forest of Dean, hereby authorized to be fold, or for any such Manors, Lordships, Manorial Rights, Quit Rents or other Here-Office of Auditaments as aforefaid, the faid Commissioners, or the faid Surveyor ditor of Land General, shall grant to the Purchaser or respective Purchasers thereof Revenue, &c. a Certificate under their Hands or his Hand, describing the Premises so agreed to be fold, and the Amount of the Purchase Money to be paid for the same, and which shall accordingly be paid into the Bank of England, within Thirty one Days after the Date of such Certificate; and the Cashiers of the Bank, or one of them, shall, upon the Production of such Certificate, accept and receive the Purchase Monies therein mentioned, and carry the same to the Account therein specified, and at the Foot or on the Back of such Certificate acknowledge the Receipt of the same, without Fee or Reward; and every such Certificate and Receipt shall be according to the Form contained in Schedule (B.) to this Act, or as near thereto as the circumitances

Money, which Certificates shall be inrolled in

Stamp Duty.

circumstances of the case will admit, and shall be exempt from any Stamp Duty whatever; and every such Certificate and Receipt shall, within One Calendar Month after the Date of such Certificate, be taken to the Office of the Auditor of the Land Revenue for the District within which the said Lands or Hereditaments therein described are situate, and be there forthwith enrolled in the proper Books for that Purpose; and such Auditor having enrolled the said Certificate and Receipt, shall attest the same under his Hand, and shall, upon receiving the usual Fees for such Enrolment, return the faid Certificate and Receipt to the Purchaser or Purchasers; and from and after such Enrolment, and thenceforth for ever, the respective Purchasers, their Heirs or Successors, shall by force and virtue of this Act be and shall be adjudged, deemed and taken to be in the actual Seizin and Possession of the Waste Lands, Manors, Lordships, Manorial Rights, Quit Rents, Lands or other Hereditaments so by them respectively purchased, and shall hold and enjoy the same peaceably and quietly, freed and discharged from all Claims and Demands of His Majesty, his Heirs and Successors, or of any Person or Persons claiming under him or them, as sully and amply, to all Intents and Purposes, as His Majesty, his Heirs or Successors, might or could have held or enjoyed the same, if fuch Sale had not taken place; and every such Certificate shall be respectively witnessed and attested as to the signing thereof by the faid Commissioners, or the said Surveyor General, by one of the Principal Clerks, or other Officers, in their or his Office; and every fuch Certificate and Receipt, being enrolled as aforesaid, shall effectually discharge the respective Purchasers to whom the same shall be given or granted, of and from the Purchase or Consideration Money therein expressed; and such Purchasers shall never afterwards be liable to be called upon, fued, troubled, molested or questioned, for or in respect thereof, or of any Part thereof.

Purchase Money not paid into the Bank within time limited.

Penalty.

Commissioners arising from Sale of Bank Annuities to Purposes of 53 G. 3. c. 121.

XIV. Provided always, and be it further enacted, That if any Person or Persons to whom any such Certificate as aforesaid shall be granted, shall neglect to pay into the Bank the Consideration Money therein to be specified, for the Space of Thirty one Days after the Date of such Certificate, or shall neglect to inrol such Certificate, and the said Cashier's Receipt for the said Money, for the like Space of time, then every fuch Certificate shall be null and void; and the Confideration Money, if paid into the Bank, shall be forfeited, unless the faid Commissioners or the said Surveyor General shall, for any reasonable Cause to him or them shewn for the Omission of such Involment, order the faid Certificate and Receipt to be involled nunc pro tunc, and which, upon such Cause being shewn, the said Commissioners or the said Surveyor General are and is hereby authorized to order accordingly.

XV. Provided always, and be it further enacted, That it shall and to apply Monies may be lawful to and for the faid Commissioners for executing the faid recited Act of the Fifty third Year of the Reign of His present Majesty, and they are hereby fully authorized and empowered, from time to time to make sale and dispose of and transfer all and singular the faid Bank Annuities, so directed to be respectively transferred into their Names as aforesaid, or any Part or Parts thereof respectively, and to apply the Monies thence arising (after first paying the same into the Bank of England, as next hereinafter mentioned)

for and towards carrying the several Purposes of the said recited Act of the Fifty third Year of His Majesty's Reign into Execution, until the faid Sums thereby authorized to be raifed shall have been raised, and thereafter fully paid and satisfied; and the said Governor and Company of the Bank of England are hereby authorized and required to permit the faid Commissioners to make such Sales and Transfers of the faid Bank Annuities from time to time accordingly.

XVI. Provided always, and be it further enacted, That all Sums Monies paid of Money, Bills and Drafts which shall be received by the said into Bank. Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, shall from time to time, within Two Days after the same shall have been received, or within Two Days after any Bill shall have been accepted, completed and perfected, if the same shall not be accepted, completed and perfected at the time it shall be received by the said Commissioners, be paid by them into the Hands of the Governor and Company of the Bank of England, for which the Receipt or Acknowledgment in Writing of the Cashier or Cashiers of the said Governor and Company shall be a fufficient Discharge; and all such Monies, Bills and Drasts, so to be paid to the said Governor and Company, shall from time to time be placed to the Account raised or to be raised pursuant to the faid last mentioned Act, in the Books of the said Governor and Company, intituled "The Account of the Commissioners of His Majesty's "Woods, Forests and Land Revenues," being "The New Street Account," and shall be applied and disposed of by them the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, for and towards the carrying the several Purposes thereof into Execution.

XVII. Provided nevertheless, and be it further enacted, That it Commissioners shall and may be lawful for the said Commissioners for executing the may retain a faid recited Act of the Fifty third Year of the Reign of His prefent Majesty, to reserve out of the Monies to be received by them by virtue of this Act, for casual and ordinary Payments, for the Purpoles of the faid Act of the Fifty third Year of the Reign of His present Majesty, in the Hands of any private Banker, to be nominated by any Writing under the Hand of the said Lord High Treasurer, or under the Hands of the said Commissioners of His Majesty's Treasury, or any Three or more of them, a Sum not exceeding Three Thousand Pounds, to be drawn by the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty; and if at any time the Sum so reserved shall be reduced below Three thousand Pounds, then it shall be lawful for the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, from time to time to make up the same to the Sum of Three thousand Pounds by Draft under their Hands upon the Funds to be deposited in the Hands of the Governor and Company of the Bank of England, as aforesaid.

XVIII. And be it further enacted, That the said Commissioners Payments made for executing the faid recited Act of the Fifty third Year of the by Drafts on Reign of His present Majesty, shall make all Payments required to Bank. be made out of the Monies to be deposited in the Bank of England, by Drafts under their Hands on the faid Bank; and shall specify on each such Draft, the particular Service, Salary or other 54 Gro. III. Charge,

Sum for current Expences in Hands of private Banker,

Charge, Purpose or Cause for which such Draft shall be given: and every such Draft shall also have marked in the Margin thereof, a Figure corresponding to the Page in a Book to be kept by the said Commissioners, wherein Entry shall be made of the particular Service, Salary or other Charge, Purpose or Cause, for which such Draft shall be given.

Drafts Authority to Bank.

XIX. And be it further enacted, That all Drafts drawn pursuant to the Directions of this Act, but not otherwise, shall be sufficient Authority to the Bank of England to pay the Amount thereof to the Persons mentioned in such Drafts, or to the Bearer of them; and that the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, observing the Rules and Regulations hereby prescribed, shall not be answerable, either collectively or individually, for any Money which they the said Commissioners, or any or either of them, shall have so paid into the Bank of England; and that the Governor and Company of the Bank of England shall be answerable for all the Monies which shall be actually received by them from such Commissioners.

Commissioners to render an Account to Treasury.

XX. Provided always, and be it enacted, That the faid Commisfioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, shall from time to time render and give an Account to the said Lord High Treasurer, or to the faid Commissioners of His Majesty's Treasury, of the Amount of all Monies which shall be raised or received by them by virtue of this Act, and of the Application of all such Monies; and the said Lord High Treasurer, or the said Commissioners of His Majesty's Treasury, or any Three of them, shall be and he and they is and are hereby authorized and required to examine or cause to be examined every such Account, and in case they shall approve thereof, to signify fuch their Approbation at the Foot of fuch Account, figned by the said Lord High Treasurer, or by the said Commissioners of His Majesty's Treasury, or any Three or more of them, and to transmit and return the same so approved to the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty; and every Account so approved and figured as aforesaid, shall be a full and sufficient Discharge to the said Commissioners for executing the said Act, from or on account of all fuch Sums of Money as shall be mentioned in such Account, and for the Expenditure and Application thereof; and the faid Commissioners for executing the said recited Act shall not be compelled or compellable to give or render any further or other Account of any fuch Money, or of the Expenditure or Application thereof; any Law, Usage or Custom to the contrary notwithstanding.

Monies received for Rents, &c. applied for Purpoles of 53 G. 3. c. 121.

XXI. And be it further enacted, That all and every the Rents, Fines, Bank Annuities, Dividends and other the Monies by this Act respectively directed to be paid, transferred and made over to or raised by the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, shall from time to time be applied by them for and towards carrying the several Purposes thereof into Execution, and as a Fund in Aid of the Two several Sums of Five hundred thousand Pounds and One hundred thousand Pounds, thereby authorized to be raised on Mortgage, until such time as the said Two Sums shall be raised and thereafter fully paid and satisfied.

XXII. Pro-

XXII. Provided nevertheless, and be it further enacted, That Treasury may notwithstanding any thing hereinbefore or in the faid recited Act of authorize Applithe Fifty third Year of His Majesty contained, if the said Lord Monies paid for High Treasurer, or any Three of the Commissioners of His Majesty's Purchase of Treasury for the time being, shall deem it expedient that any Part Lands, for Culor Parts of the Monies to arise from the Sale of the Bank Annui-tivation of ties hereinbefore directed to be transferred or made over to the faid Timber. Commissioners for executing the said recited Act of the Fifty third Year aforesaid, for the Purposes of the same Act, or any Part of the Rents, Balances, Fines, Dividends and Land Revenue of The Crown, hereby directed to be paid and made over to the faid last mentioned Commissioners from time to time, shall, instead of being applied to the Purposes of the said recited Act of the Fifty third Year as aforefaid, be laid out in the Purchase of Lands or Hereditaments, to be used or employed for the public Purpose hereinafter mentioned; then it shall and may be lawful for the said Lord High Treasurer, or the Commissioners for executing the Office of Lord High Treasurer for the time being, or any Three or more of them, by Warrant under his or their Hand or Hands, from time to time to direct that fuch Part or Parts of the faid Monies as it mall be thought expedient fo to lay out in the Purchase of such Lands or Hereditaments as aforesaid, shall be carried over or transferred from the Account directed by the faid last mentioned Act to be raised in the Books of the Governor and Company of the Bank, of England, to an Account to be raised immediately after the passing of this Act, in the Books of the faid Governor and Company, to be intituled " The Account of the Commissioners of "His Majesty's Woods, Forests and Land Revenues," being "The "Navy Timber Nursery Fund;" and the same shall be thereupon forthwith carried over to fuch Account accordingly; and the same, when so carried over, and all and every other the Sum and Sums hereby directed or authorized to be paid in or placed, or which shall hereafter by any Act or Acts of Parliament or otherwise be directed or authorized to be paid in or placed to the faid last mentioned Account, shall be by the said Commissioners of His Majesty's Woods, Forests and Land Revenues, or the said Surveyor General of His Majeky's Woods, Forests, Parks and Chaces, for the time being, applied, with the Approbation of the faid Lord High Treasurer, or any Three of the Commissioners of His Majesty's Treasury for the time being, in the Purchase of any Lands, Tenements or Hereditaments, the Property of Individuals, or in the Purchase of any Rights of Individuals, where the Reversion of such Rights shall be vested in His Majesty, to or over any Lands which shall, in the Judgment of the laid Commissioners of His Majesty's Woods, Forests and Land Revenues, or of the faid Surveyor General of His Majesty's Woods, Forests, Parks and Chaces for the time being, he fit and proper for the Growth and Cultivation of Wood and Timber for the Service of His Majesty's Navy; and all such Lands, Tenements, Hereditaments and Rights shall, when so purchased, be held by and become the Property of His Majesty, his Heirs and Successors; and all such Lands shall be used and employed for the Growth and Cultivation of Timber for the Service of His Majesty's Navy,

XXIII. And be it further enacted, That when and as foon as the Account when to Account so hereby directed to be raised in the Books of the Gover- be transferred.

nor and Company of the Bank as aforesaid, shall be raised, all such Sums of Money as shall then remain upon or to the Credit of the Account hereinafter mentioned, being "The Woods and Forest Fund," applicable to the Purchase of Lands to be used for the Growth and Cultivation of Timber for the Service of His Majesty's Navy, shall be transferred or carried over to the said Account so hereby directed to be raised as aforesaid, and to be intituled "The Navy Timber Nursery Fund," as aforesaid.

Powers of 50 G.3. c. 65. § 12. extended to Accounts under Act.

intituled "The Navy Timber Nursery Fund," as aforesaid. XXIV. And be it further enacted, That all the Powers, Authorities, Indemnities, Provisions, Clauses, Rules, Regulations and Directions, Pains and Penalties, contained in and imposed by an Act passed in the Fistieth Year of the Reign of His present Majesty, intituled An Att for uniting the Offices of Surveyor General of the Land Revenues of The Crown, and Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, touching the Account thereby directed to be raifed in the Books of the Governor and Company of the Bank of England, intituled "The Account of the Public Monies of the Commissioners of His "Majesty's Woods, Forests and Land Revenues," being "The Woods and Forest Fund," shall be in full Force and Effect with respect to the Account directed by the said recited Act of the Fifty third Year of His present Majesty, to be raised in the Books of the Governor and Company of the Bank of England, to be intituled " The Ac-" count of the Commissioners of His Majesty's Woods, Forests and "Land Revenues," being "The New Street Account;" as also to the Account so hereby directed to be raised, to be intituled "The Account of the Public Monies of the Commissioners of His "Majesty's Woods, Forests and Land Revenues," being "The "Navy Timber Nursery Fund" as aforesaid, so far as the same shall or may be applicable thereto respectively; and shall be acted upon, observed, applied and put in Execution, with regard to all Monies, Bills and Drafts, to be paid in to such last mentioned Accounts respectively, and to the making all Payments to be made thereout, and the Drafts to be drawn for such Payments, the Forms to be observed in regard thereto, and the Particulars to be specified therein, and the transferring, carrying over and vesting of the said Sums, Bills and Drafts, in case of the Death, Resignation or Removal of any One or more of the said respective Commissioners, into or in any new Commissioner or Commissioners, and any surviving or remaining Commissioner or Commissioners, or any new Commisfioner or Commissioners only; and touching the forging or counterfeiting the Name or Hand-writing of any or either of the said Commissioners for the time being, to any Draft, Instrument or Writing what soever, for or in order to the obtaining any of the Monies, Bills or Drafts, so to be paid into either of the said Accounts, or the uttering or publishing any such Drafts, knowing the same to be forged or counterfeited, as fully and effectually to all Intents and Purposes as if the same had been here repeated and specially enacted with reference to each of such Accounts, and the Monies, Bills and Drafts, to be paid into or drawn out of the same Accounts respectively.

Act not to prejudice Power of raising Money by Mortgage. XXV. Provided nevertheless, and be it further enacted, That nothing in this Act contained shall extend or in any wise be construed to extend to defeat, alter or prejudice all or any of the Powers

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given by the said recited Act of the Fifty third Year of the Reign of His present Majesty, for raising the said Two Sums of Five hundred thousand Pounds and One hundred thousand Pounds by Mortgage, so that no more shall be raised in the whole under the Provihons of this Act, or by Mortgage under the Provisions of the said recited Act, than the Two several Sums of Five hundred thousand Pounds and One hundred thousand Pounds, for and towards carrying the several Purposes of the faid recited Act of the Fifty third Year

of the Reign of His present Majesty into Execution.

XXVI. And be it further enacted, That the Warrant or Autho-Sums raised by rity of the Lord High Treasurer, or the Commissioners of His Majesty's Treasury for the time being, under his or their Hand or Hands, or under the Hands of any Three of them, for the raising any Sum or Sums of Money, by Mortgage, Loan, Assignment of Rents, Sale, or otherwise, in Part of the said respective Sums of Five hundred thousand Pounds and One hundred thousand Pounds, shall be a sufficient Warrant or Authority to the Person or Persons advancing the same; that the Sum or Sums to be expressed in or authorized by such Warrant or Warrants to be raised, do or doth still remain to be raised under or by virtue of the Powers of the faid Act of the Fifty third Year of the Reign of His present Majesty, and of this Act; and that the Person or Persons, Bodies Persons ad-Politic or Corporate, or Companies advancing the same, shall not vancing Money be bound to enquire what Sum or Sums of Money have or hath indemnified. been previously raised, or do or doth remain to be raised, under the Powers or Provisions of the faid last mentioned Act or of this Act; but that the Sum or Sums of Money in or by every such Warrant expressed or authorized to be raised, shall be deemed and taken, so far as respects the Person or Persons, Bodies Politic or Corporate, or Companies advancing or paying the same, to be a Sum or Sums yet remaining to be raifed under the Powers and Provisions of the faid last mentioned Act and this Act, over and above all other Monies which shall have been previously raised by virtue of the said tall mentioned Act or of this Act, or of the Powers or Authorities therein or herein contained; any thing herein contained to the contrary thereof in any wife notwithstanding.

XXVII. And be it further enacted, That the said Commissioners Commissioners for executing the faid recited Act of the Fifty third Year of the to certify when Reign of His present Majesty shall, and they are hereby required, Sums authorized when and as foon as the faid Sums of Five hundred thousand to be raised by Pounds and One hundred thousand Pounds shall have been raised, raised, raised. and thereafter fully paid and satisfied as aforesaid, to certify the same by Writing under their Hands, to the Lord High Treasurer, or Commissioners for executing the Office of Lord High Treasurer, and also to the Auditors for the time being of His Majesty's Land Revenues; and then and from thenceforth all and every the Clauses, Powers, Provisions, Articles, Matters and Things in this Act contained, so far as the same regard the raising of the said Sums of Five hundred thousand Pounds and One hundred thousand Pounds,

or any Part thereof respectively, shall cease and determine.

- 'XXVIII. And Whereas it would tend to facilitate the raising 53 G 3. c. 121. the said Sums of Five hundred thousand Pounds and One hundred \$44.80.

\* thousand Pounds, authorised to be raised by the said recited Act of the Fifty third Year of the Reign of His present Majesty, if

Warrant of Treatury.

A.D. 1514

Commissioners empowered to raise Money by Loan on Credit of Land Revenue.

the Commissioners for executing the said Act were enabled to reside the same, or any Part thereof, by Loan or Loans upon the · Credit of the whole Land Revenues of The Crown; Be it therefore enacted, That it shall and may be lawful to and for the said Commissioners for executing the said recited Act of the Fifty third Year of the Reign of His present Majesty, by and with the Approbation of the faid Lord High Treasurer, or the Commissioners for executing the Office of Lord High Treasurer for the time being, or any Three or more of them, and notwithstanding any Provision, Restriction or Clause contained in any Act or Acts of Parliament relating to His Majesty's Land Revenues, to borrow and take up at Interest such Sum or Sums of Money as they the said Commissioners for executing the said recited Act of the Fifty third Year aforefaid, with fuch Approbation as aforefaid, shall judge necessary for the Purposes of the said Act, not exceeding what shall then remain to be raifed of the faid Two Sums of Five hundred thousand Pounds and One hundred thousand Pounds, by any Loan or Loans upon the Credit of the Land Revenues of The Crown.

Corporate Funds advanced on Credit of Land Revenues.

Appropation of Treasury.

XXIX. And be it further declared and enacted, That it shall and may be lawful to and for any Person or Persons, Bodies Politic or Corporate, or Companies (other than and except the Governor and Company of the Bank of England, The Governor and Cornpany of Merchants of Great Britain trading to the South Seas and other Parts of America, and The United Company of Merchants of England trading to the East Indice), to advance or lend any Sum or Sums of Money, or any Part or Parts of the Capital or ether Monies or Funds of or belonging to such Person or Persons, Bodies Politic or Corporate, or Companies, not exceeding what shall them remain to be raifed of the faid Two Sums of Five hundred thousand Pounds and One hundred thousand Pounds as aforesaid, to the faid Commissioners for executing the said last mentioned Act, upon the Credit of the faid Land Revenues of The Crown; to as that all Loans made with fuch Loans be made by and with the Approbation of the faid Lord High Treasurer, or the Commissioners for executing the Office of Lord High Treasurer for the time being, or any Three or more of them, who is or are hereby authorized to issue his ex their Warrant or Warrants for that Purpose; and every such Loan so to be made shall be deemed to be, and the same is bereby declared to be a Loan upon a Parliamentary Security; and the faid Land Revenues of The Crown shall be deemed and taken to be, and are hereby declared to be a Part or Parts, Branch or Branches of the Revenues of His Majesty, upon which a Credit of Loan to the Extrent of the respective Sums authorized by the said recited Act of the Fifty third Year aforefaid to be raised, is granted by Parliement, and upon which any Part or Parts of the Capital or other Menies or Funds of any such Person or Persons, Bodies Politic or Corporate, or Companies, may be advanced within the true Intest and Meaning of any Charter, Bye-Law, Statute or Ordinance, whereby any Monies are authorized or permitted to be advanced upon Parliamentary Security, or any Part or Parts, Brench or Branches of the Revenue of His Majesty, upon which a Credit of Loan is granted by Parliament; and every such Loan shall be good, which and effectual; any Provision contained in the Statutes of Mortmain, or in any other Statute, Charter, Bye-Law or Ordinance to the contrary in any wife notwithstanding.

XXX. And

s and

XXX. And be it further enacted, That all and every Person and Persons, Bodies Politic or Corporate, or Companies, who shall agree to lend any Money upon the Credit of the said Revenue, shall receive a Certificate under the Hands and Seals of Two or more of the Commissioners for executing the said recited Act of the Fifty third Year of His present Majesty, in the Form or to the Essect following; that is to lay,

IN pursuance of a Warrant from the Right Honourable the Certificate of Lord High Treasurer [or, from the Lords Commissioners of Loan.

His Majesty's Treasury, as the case shall be ] bearing Date the

Day of We, A. and B. 'Two of the Commissioners for executing an Act, passed in the Fifty third Year of the Reign of His present Majesty, intituled As \* A& [insert the Title of the recited A& of the Fifty third Year afore-• said in exercise of the Powers vested in us by the said Act, and by another Act passed in the Fifty fourth Year of the Reign of His faid Majesty, intituled [bere infert the Title of this AE] do hereby · certify, that C. D. [insert the Name, Title or Description, of the \* Person or Persons, Bodies Politic or Corporate, or Company, by · whom or on whose Behalf the Loan is to be advanced,] hath [or, · have] contracted and agreed to advance and lend to the faid Com- miffioners for executing the faid Acts, upon the Credit of the Land Revenues of The Crown the Sum of

to be applied by them for and towards the carrying the several Purposes thereof into Execution; 4 which Sum is to be paid by the faid C.D. to one of the Cashiers • of the Bank of England, and carried to the Account of the Com- missioners of His Majesty's Woods, Forests and Land Revenues, • being "The New Street Account:" And from and immediately after the Payment of the same in manner aforesaid, the said Sum of

" virtue of the said Acts become and be a Loan charged upon the \* whole of the Land Revenues of The Crown; and such Revenues fhall from thenceforth be subject and liable to the Repayment of • the faid Capital Sum fo to be advanced, and to the Payment of <sup>4</sup> Interest for the same, or for so much of the said Principal Sum as I shall from time to time remain unpaid, after the Rate of Five \* Pounds per Centum per Annum (or lesser Rate, as the case may • be), to be computed from the time the same shall be so advanced, and to be paid without any Deduction (fave the Property Tax for the time being) by Half-yearly Payments, until the whole of the faid Principal Sum, and Interest thereon, shall be fully paid and discharged. Given under our Hands and Seals, this One thousand eight hundred <sup>6</sup> Day of

And every such Certificate shall be witnessed by one of the Secreta- Certificate to be ries or Clerks to the faid Commissioners; and the Cashiers of the witnessed. Bank, or one of them, shall, upon the Production of such Certifieate or Certificates, accept and receive the Sum or Sums therein specified, and at the Foot or Back of such Certificate, acknowledge the Receipt of the said Monies without Fee or Reward; and the Receipt to be given by the Cashier of the Bank at the Foot or Receipt.

Form.

on the Back of such Certificate as aforesaid, shall be in the Words and Figures following, or as near thereto as may be; that is to fay,

RECEIVED the Day of

One thousand eight hundred and of and from of lawful Money of ! A. B. the Sum of

Great Britain, being the Sum to be paid into the Bank of Eng-' land pursuant to the above Certificate, and which Sum is placed

to the Account of the Commissioners of His Majesty's Woods,

' Forests and Land Revenues, being "The New Street Account."

Witness my Hand, • For the Governor and Company of the Bank of England, Cashier. (Signed)

Certificate and

Which said Certificate and Receipt shall be inrolled in the Office Receipt inrolled. of the Auditor of His Majesty's Land Revenues for the County of Middlesex, on Payment of the usual Fees for such Inrolment, and a Minute or Extract thereof shall be entered and preserved in the Office of the said Commissioners of His Majesty's Woods, Forests and Land Revenues, and also in a Book to be kept for that Purpose by the Clerk to the said Commissioners for executing the said last mentioned Act and this Act; and every such Certificate and Receipt, when so given, granted and inrolled, shall be and they are hereby declared to be conclusive Evidence of the Advance of every such Loan, and of the Day or Time of the making fuch Advance.

Evidence.

Loans charged on Land Revenues

XXXI. And be it further enacted, That when every such Certificate and Receipt shall be so signed and inrolled, and entered as aforefaid, every fuch Loan or Loans, the Receipt whereof shall be so acknowledged as aforefaid, shall be and the same is and are hereby charged upon the whole of the faid Land Revenues of The Crown; and such Revenues shall from thenceforth be subject and liable to the Payment of the same, and the Interest thereof, in such manner as is hereby directed; and fuch Interest shall be from thenceforth paid and satisfied out of the said Revenues, at the time or times and in the manner mentioned and appointed for the Payment thereof in and by every such Certificate; and the Lord High Treasurer, or the Commissioners for executing the Office of Lord High Treasurer for the time being, is and are hereby authorized, empowered and required to pay such Interest from time to time, when and as the same shall become due and payable, out of the said Land Revenues of The Crown, prior to any other Application thereof.

Loans and Deeds exempted from Stamp Duties.

XXXII, And be it further enacted, That no Loan which shall be advanced, nor any Certificate which shall be made thereof, by virtue of this Act, shall be subject or liable to any ad valorem or other Stamp Duty whatfover imposed by any Act or Acts of Parliament now in force, nor to any Stamp Duty to be imposed by any future Act or Acts of Parliament, unless such Loan or Certificate be specially subjected and specifically charged in and by such future Act or Acts of Parliament.

Transfer of

XXXIII. And be it further enacted, That it shall and may be Certificates, &c. lawful to and for the Person or Persons, Bodies Politic or Corporate, or Companies, entitled to the Monies advanced or remaining due from time to time upon any such Certificate in respect of any fuch Loan as aforefaid, and their respective Executors, Administrators, Successors or Assigns, at any time, by Writing under his or their

their Hands and Seals, or under the Seal of such Body Politic or Corporate, or Company, to transfer such Certificate and the Money remaining due thereon, to any Person or Persons whomsoever; and every such Transfer may be in the Form or to the Effect following;

I A. B. [or, We ] being entitled to the Sum by virtue of a Certificate bearing Date the under the Hands Day of and Seals of Two of the Commissioners of His Majesty's Woods, Forests and Land Revenues acting in Execution of an Act, made in the Fifty third Year of the Reign of King George the Third, 53 G. 3. 6.121. intituled [bere set forth the Title of the former A&], and of an

Act made in the Fifty fourth Year of His said Majesty, intituled ' [bere set forth the Title of this AE], upon the Credit of the Land Revenues of The Crown, do hereby transfer all my [or,

our] Right and Interest in and to the same Sum, and all Interest now due and to arise or accrue due thereon, unto

his [or, her or their] Executors, Administrators, [or, Successors] and Assigns. Dated the Day of

And every such Transfer or Assignment shall be inrolled in the Office Transfer of the Auditor of the Land Revenue of The Crown, for the County inrolled. of Middlesex, on Payment of the usual Fees; and a Minute or Docket thereof shall be entered and preserved in the Office of the faid Commissioners of His Majesty's Woods, Forests and Land Revenues; and an Extract or Memorial thereof shall be entered in a Book to be kept for that Purpose by the Clerk to the said Commissioners for executing this Act, which Extract or Memorial shall Memorial. specify and contain the Date, Names of the Parties, and Sums of Money thereby transferred; to which Book any Person interested shall at all seasonable times have Access, and shall have free Liberty to inspect the same without Fee or Reward; and for the entering of every fuch Transfer, the faid Clerk shall be paid by the Person to whom such Transfer shall be made, the Sum of One Guinea and no more; and every such Transfer, after such Entry shall be made inspection of thereof as aforesaid, shall entitle the Person or Persons, Bodies Poli-Entries. tic or Corporate and Companies, to whom the same shall be made, and Fee. his or her Executors, Administrators, Successors or Assigns, to the Benefit of the Security thereby transferred, and to receive the Money due thereon, when the same shall become payable, and the Interest thereof in the mean time.

XXXIV. And be it further enacted, That whenever any Sum Fund created for or Sums of Money shall hereafter be raised by Loan, upon the Repayment of Credit of the said Land Revenues of The Crown, for the Pur. Money borposes aforesaid, by virtue of this Act, the Lord High Treasurer, or the said Commissioners for executing the Office of Lord High Treasurer for the time being, shall and they are hereby authorized and required, out of the faid Land Revenues of The Crown, after Payment of the Interest to accrue due and payable upon such Loan or Loans, and prior to any other Application of the said Revenues, yearly and every Year to appropriate and set apart a Sum equal to One Fortieth Part of the Principal Amount of every such Loan, which Sum shall from time to time be laid out by equal Proportion. Half yearly, by the faid Lord High Treasurer, or the Commissioners for executing the Office of Lord High Treasurer for the time being,

in the Purchase of Three Pounds per Centum Consolidated Annuities, or in any other of the Public Funds transferrable at the Bank of England; and all such Annuities and Funds so to be purchased, shall be transferred to a separate Account, to be intituled " The " Account of the Commissioners of His Majesty's Treasury," being "The New Street accumulating Fund Account;" to which Account the Governor and Company of the Bank of England are hereby authorized and required to permit Transfers to be made of the faid Annuities or Stocks to to be purchased, and to permit the Commissioners of His Majesty's Treasury for the time being, or any Three or more of them, to receive the Dividends and Interest to accrue due thereon, which Dividends and Interest shall be laid out in like manner from time to time in the Purchase of like Annuities or Stock; and the Dividends or Interest on all such Accumulations shall be also received and applied in like manner until the faid Funds shall be fufficient to pay off and discharge the whole of the said principal Loan or Loans; and that when and as foon as the faid Fund shall be sufficient for that Purpose, the said Bank Annuities shall be sold, affigued, transferred and disposed of by the said Commissioners of His Majetty's Treasury for the time being, or any Three or more of them, and the Monies to arise from such Sales shall be applied to the Discharge of every fuch Loan accordingly.

Application of Fund.

XXXV. Provided, and be it further enacted. That if the Person or Persons, Bodies Politic or Corporate, or Corporations, to whom any Money shall be due upon any fuch Loan or Loans as aforefaid, shall be defirous of having the faid principal Loan or Loans discharged by Inftalments, and shall give Six Calendar Months Notice in Writing of such their Defire to the Commissioners for executing the Office of Lord High Treasurer for the time being, then and in such case the said last mentioned Commissioners are bereby authorized, empowered and required when and as foon as the faid last mentioned Fund shall have accumulated to an Amount sufficient to pay and discharge One Tenth Part of the Principal of every such Loan or Loans, to sell and dispose of the said Bank Annuities, or a sufficient Part thereof, to pay and discharge One Tenth Part of the said principal Lean or Loans, and to pay and apply the Monies arising thereby in the Payment and Discharge of such Part of the said Principal Loan or Loans accordingly; and to make like Sales and Payments from time to time, when and as often as the faid Fund shall be sufficient to pay and discharge One Tenth Part of the Principal of every such Loan or Loans, until the whole of the Principal of every such Loan shall be fully paid and discharged; and every such Payment so to be made as aforesaid, shall be acknowledged by the Person or Persons, Bodies Politic or Corporate, receiving the same, by Indorsement upon every fuch Certificate; which Indorfement may be in the Words or Figures, or to the Effect following;

Payment indorfed on Certificate.

Form.

I [or We] do hereby acknowledge to have this Day received of and from the Lords Commissioners of His Majesty's Treasury, the Sum of in Part (or, in sull as the case may be) Payment and Discharge of the Capital Loan of Sum mentioned in the above (or, within) Certificate. Witness my Hand, [or, our Hands] this

One thousand eight hundred and

\* Signed in the Presence of

And an Entry shall be made thereof in the Office of the Auditor Entry of Inof His Majesty's Land Revenue for the County of Middlesen, and dorsement in the Office of His Majesty's Woods, Forests and Land Revenues, and also in the proper Books kept by the Clerk to the said Commissioners, wherein the Entry of such original Loan or Loans shall be made: And the faid Governor and Company of the Bank of England Bank to permit are hereby authorized and required to permit the Commissioners of Sales, &c. His Majetty's Treasury for the time being, or any Three or more of them, to make all such Sales, Assignments, Transfers and Dispositions of the faid Bank Annuities, as they the faid Commissioners shall think proper or require from time to time, for the Purposes aforelaid.

XXXVI. Provided, and be it further enacted, That if the Com- Treasury emmillioners for executing the Office of Lord High Treasurer for the powered to retime being, or any Three or more of them, shall be desirous of redeeming or discharging any such Loan or Loans, or any Part or Months Notice. Parts of any fuch Loan or Loans (fuch Part or Parts not being less than One Tenth Part of the whole Amount of any fuch Loan or Loans) at any other time or times, or by any other means or in any other manner, than at the time or times, or by the means or in the manner hereinbefore provided for the Payment or Discharge thereof, It shall and may be lawful, notwithstanding any thing hereinbefore contained, to and for the faid last mentioned Commissioners so to do, upon giving to the Person or Persons, Bodies Politic or Corporate, or Corporations, to whom any Money shall be due upon any such Loan or Loans in respect of which any such Payment shall be meant and intended to be made, Six Calendar Months Notice in Writing of their Desire and Intention to make such Payment; which Notice may be in the Form or to the Effect following:

deem on iving Six Calendar

Three Notice. of the Commissioners for executing the Office of Lord High \* Treasurer, do hereby give you Notice, that We are desirous of redeeming or discharging the Sum of Part (or, the Whole, as the 4 being One \* case may be) of the Loan or Capital Sum due to you on the Credit of the Land Revenues of The Crown, by virtue of a Certificate, bearing Date the Day of and that We intend to make such Payment of \* the faid Sum of to you on f the Day of next ensuing the Date hereof. Given under our Hands, this Day of

And in case any such Notice or Notices shall be so given, the said last Payments to be mentioned Commissioners shall and they are hereby required, at the made according time to be appointed in every such Notice, to make Payment accord- to Notice. ingly of the Sum to be expressed in every such Notice; and the Perion or Persons, Bodies Politic or Corporate, or Corporations, to whom my fuch Money shall be due or belong, shall accordingly receive the Isme at the time or times so to be appointed for the Payment thereof, in Discharge of every such Loan or Loans, or in Discharge of so much thereof as shall be so proposed to be paid off or discharged; and upon Payment or Tender of the Sum or Sums to expressed in Interest to cease every such Notice, and of the Interest thereof, at the Day or Time on Payment w

to Tender.

Treasury on Notice may sell Bank Annuities arisen from Appropriations.

Treasury and Commissioners of Woods may accept Stock, receive Dividends, &c. by Power of Attorney.

53 G. 3. c. 121.

to be appointed in and by every such Notice for the Payment thereof, the Interest in respect of every such Sum or Sums which shall be so paid or tendered, shall from thenceforth cease and be no longer paid or payable: And in case any such Notice shall be so given as aforefaid, the Commissioners of His Majesty's Treasury for the time being shall and may, and they are hereby authorized and empowered, if they shall think it expedient so to do, to sell and dispose of all the Bank Annuities which shall then have arisen or accumulated, or been produced by or from the Appropriation which shall have been made in respect of any fuch Loan or Loans in pursuance of the Directions herein contained, or of so much thereof as shall be requisite or necessary to make any such Payment or Payments, and to apply the Monies to arife by any fuch Sale or Sales in the making fuch Payment accordingly; and every such Payment so to be made as aforesaid, shall be acknowledged by the Person or Persons, Bodies Politic or Corporate, receiving the same, by Indorsement upon every such Certificate, which Indorsement may be in the Form hereinbefore directed, and a like Entry shall be made thereof in the several Offices hereinbefore mentioned, as is and are hereinbefore provided and directed in the case of any Payments to be made in pursuance of any Notice or Notices to be given by the Person or Persons, Bodies Politic or Corporate, or Corporations, to whom any Money shall be due upon any such Loan or Loans as aforelaid.

XXXVII. And be it further enacted, That all Bank Annuities or Funds by this Act directed to be fold, assigned, transferred or difposed of by the Commissioners of His Majesty's Treasury, shall and may be so sold, assigned, transferred or disposed, by any Three or more of them, or by any Person or Persons to be appointed by them or any Three or more of them, by Letter of Attorney under their Hands and Seals, attested by Two or more credible Witnesses; and that all Dividends directed by this Act, or the faid recited Act of the faid Fifty third Year, to be paid to or received by them, shall and may be paid to or received by any Three or more of them, or any Person or Persons appointed by them or any Three or more of them, by Letter of Attorney under their Hands and Seals, attested in like manner; and that all Bank Annuities or Funds by this Act directed or authorized to be fold, assigned, transferred and disposed of, by the said Commissioners, for executing the said last mentioned A&, or by the said Commissioners of His Majesty's Woods, Forests and Land Revenues, shall and may be fold, assigned, transferred or disposed of, by the said last mentioned Commissioners, or any Two or more of them, or by any Person or Persons to be appointed by them, or any Two or more of them, by Letter of Attorney under their Hands and Seals, attested by Two or more credible Witnesses; and that all Dividends directed by this Act, or the said recited Act of the said Fifty third Year, to be paid to or received by the faid last mentioned Commissioners, shall and may be paid to or received by any Two or more of them, or any Person or Persons appointed by them, or any Two or more of them, by Letter of Attorney under their Hands and Seals, attested in like manner; and the said Governor and Company of the Bank of England shall and they are hereby authorized, empowered and required to permit all fuch Sales, Assignments, Transfers and Dispositions to be so made, and all such Dividends to be so paid or received as aforefaid.

XXXVIII. And

XXXVIII. And be it further enacted, That if any Person or Forging, &c. Persons shall forge, counterfeit or alter, or cause or procure to be Transfers, &c. forged, counterfeited or altered, or knowingly and wilfully act or assist in forging, counterseiting or altering the Name or Names of any Person or Persons in or to any Transfer of any Bank Annuities or Funds by this Act authorized or directed to be sold, assigned, transferred or disposed of, or to any Receipt or Discharge for any Dividends or Payments due or to become due thereon, or to any Letter of Attorney, Warrant or other Instrument, to sell, assign, transfer or dispose of any such Bank Annuities or Funds or to receive any Dividends or Payments due or to become due thereon, or to any Letter of Attorney, Draft, Warrant, Instrument or Writing whatfoever, for or in order to the receiving or obtaining any of the Money which is or shall be in the Hands or Custody of the Governor and Company of the Bank of England, or of any other Person or Persons, under any of the Provisions of this Act, or shall produce, utter or publish any such Letter of Attorney, Draft, Warrant, Instrument or Writing, knowing the same to be forged or counterfeited, with an Intent to defraud His Majesty, his Heirs or Successors, or the said Governor and Company, or any other Person or Persons whomsoever, every Person or Persons so offending, and being thereof lawfully convicted, shall be adjudged guilty of Felony, and shall suffer Death as in cases of Felony without Be- Death. nefit of Clergy.

\* XXXIX. And Whereas by several Acts of Parliament which · have been passed for the disafforesting certain Forests belonging to

' His Majesty, and for the inclosing divers Commons, Open and · Waste Lands, over which His Majesty had Forestal, Manorial or

other Rights, or in which He was otherwise interested, Powers have

been given to the Lord High Treasurer, or to the Lords Com-

' missioners of His Majesty's Treasury, and to the Commissioners of

· His Majesty's Woods, Forests and Land Revenues, or to the Sure veyor General of His Majesty's Woods, Forests, Parks and Chaces,

or to the Surveyor General of the Land Revenue of The Crown,

for the time being, with the Approbation of the Lord High Trea-

furer, or any Three of the Lords Commissioners, for the time be-

' ing, of His Majesty's Treasury, to contract and purchase, for and

on behalf of His Majesty, his Heirs or Successors from any Pur-

! Lieu Owners, or any other Persons who should be entitled to any • Allotments of Land under such Acts, or from any other Owners:

or Proprietors of Lands, all or any Part of their respective

Lands, or of the Allotments to be made to them in respect

' thereof, for the Use of His Majesty, his Heirs and Successors,

to the intent that such Lands, when so purchased, should be ap-

' propriated to the Growth and Preservation of Timber; and also to purchase all or any of the Timber, Underwood, Bushes or

Thorns, which were or should be standing or growing upon the

• same Lands: And Whereas the said Provisions have been and may

be in a great Measure frustrated, by reason that such Acts do not

extend to enable any Body or Bodies Politic or Corporate or any

• Person or Persons having only a partial or qualified Interest in any

of the Lands or Allotments so to be purchased, or any Committees,

Guardians or Trustees, or others, acting for Persons who are or.

Bodies Politic, &c. may agree with Commit-Woods, &c. for Bale of Lands, to The Crown.

fioners of

• may be under Disabilities or incapable of acting for themselves, to econtract for the Sale of, or to fell or convey the same Allotments or Lands: And Whereas, from the great and increasing Difficulty of procuring a sufficient Supply of Timber for the Use of His Majesty's Navy, it would be of great public Utility if fuch Body or Bodies · Politic or Corporate, or other Person and Persons as aforesaid, were enabled to sell (if they or the Persons acting on their behalf, as • hereinafter mentioned, shall think fit so to do), all or any of their 4 Allotments under such Acts, or any other of their Lands or Hereditaments for the Use of His Majesty, his Heirs and Successors, • in order to be fet apart for the Growth and Cultivation of such • Timber as aforefaid; Be it therefore further enacted, That it shall and may be lawful for any Body Politic, Corporate or Collegiate, Corporations Aggregate or Sole, Tenants for Life or in Tail, or others, having a partial or qualified Interest or Estate in any Lands or other Hereditaments which have been or shall be set out or allotted (under or by virtue of the Powers and Provisions contained in any Act or Acts already passed or hereafter to be passed for disafforesting any Forests belonging to His Majesty, or for inclosing any Lands wherein His Majesty had or has any fuch Forestal, Manorial or other Rights as hereinbefore mentioned) to or for any such Body Politic or Corporate, or Person or Persons, or which shall have devolved or shall devolve upon or be or become vested in any such Body Politic or Corporate, or Person or Persons, after the same shall have been so allotted or set out, or in any other Lands or Hereditaments; and also for all Husbands, Femes Covert, Committees of Lunatics or Idiots, Guardians of Infants or Minors, Trustees and Feossess in Trust for Charities or other Purposes, Executors and Administrators and all other Persons whomsoever, not only on behalf of themselves and their respective Heirs, Executors, Administrators and Successors, but also on behalf of their respective Wives and Cestuique Trusts, whether Lunatics, Idiots, Issue unborn, Femes Covert or other Persons incapable to act for themselves, seized or entitled in Possession, Reversion, Remainder or by way of Executory Devise, of or unto or otherwise interested in any Lands or Hereditaments already allotted or hereafter to be allotted under the Authority of any such Act or Acts as aforesaid, or of, unto or in any other Lands or Hereditaments whatfoever; to contract and agree (if they shall think fit so to do) with the Commissioners of His Majesty's Woods, Forests and Land Revenues, or the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, for the time being, with the Approbation of the Lord High Treasurer, or any Three of the Commissioners of His Majesty's Treasury for the time being, for and on behalf of His Majesty, his Heirs and Successors, for the absolute Sale of, and under the Regulations and Restrictions hereinaster mentioned, to sell and convey to His Majesty, his Heirs and Successors, all or any of the said Lands or Hereditaments which have been or shall hereafter be allotted to any such Body Politic or Corporate, or Person or Persons as aforesaid, under or by virtue of any such Act or Acts of Parliament as aforesaid, or which shall have devolved upon or have become vefted in any such Body Politic or Corporate, or Person or Persons as aforesaid, after the same are or shall be so allotted, and all or any other the Lands or Hereditaments which fuch Body Politic Politic or Corporate, or Person or Persons as aforesaid, are or is, or shall be seized of, entitled to or interested in as aforesaid, which shall in the Judgment of the faid Commissioners of His Majesty's Woods, Forests and Land Revenues, or of the Surveyor General of His Majefty's Woods, Forests, Parks and Chaces, for the time being, be fit and proper for the Growth and Cultivation of Wood and Timber, together with the Timber, Underwood, Bushes and Thorns, stand-

ing and growing thereon.

XL. And be it further enacted, That when any fuch Lands or He- Lands valued reditaments as aforefaid shall be contracted for or agreed to be sold to upon Oath, and or for the Use of His Majesty as aforesaid, the Value thereof, and of not sold below all the Timber, Underwood, Bushes and Thorns, growing or being Valuation. thereon, shall be ascertained by Two able practical Surveyors of Land one of whom shall be nominated by the Commissioners of Hia Majesty's Woods, Forests and Land Revenues, or the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces for the time being, with the Approbation of the Lord High Treasurer, or any Three of the Commissioners of His Majesty's Treasury for the time being, and the other by the Body Politic or Corporate or Perfon or Persons contracting or agreeing to sell the same; and if such Two Surveyors shall not agree in the Valuation thereof, then by such Third Surveyor of Land as the Two so appointed shall for that Purpose nominate; and each of the said Two Surveyors (if they shall agree in and make their Valuation, or if not then the Surveyor so to be nominated by them as aforesaid) shall annex to their or his Survey, Estimate or Valuation, when completed, an Oath (or being of the People called Quakers, an Affirmation) to be subscribed by him, and taken before and certified by any Justice of the Peace or Magistrate of the United Kingdom, who is respectively hereby authorized to administer an Oath or Assirmation in that behalf; the Form whereof shall be as follows;

' I A.B. do swear [or, being a Quaker, do solemnly affirm], That Oath.
' the Survey. Estimate or Valuation, hereunto annexed, was faiththe Survey, Estimate or Valuation, hereunto annexed, was faith-' fully impartially made by me, and that the Value of the Property ' therein described, is justly estimated therein, according to the best

of my Skill and Judgment; and that all the Particulars stated ' therein are true, to the best of my Knowledge and Belief.'

Which Oath or Affirmation, when so subscribed, taken and certified Filed. shall be filed with the faid Survey, Estimate or Valuation, in the Office of the Commissioners of His Majesty's Woods, Forests and Land Revenues, or in the Office of the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, for the time being: And the Price or Consideration to be paid or given for the Purchase Price not to be of fuch Lands or Hereditaments shall in no case be less than the Sum less than Estin at which the same shall be estimated and valued in such Survey, Estimate or Valuation as aforefaid.

XLI. And be it further enacted, That every Conveyance of any Furchased Lands and Hereditaments to be fold and conveyed to His Majesty Lands conveyed in pursuance of this Act, shall be made in the Form or to the Effect to His Majesty contained in the Schedule marked (A.) to this Act, or as near and fimilar thereto as circumstances will permit; and every such Conveyance shall be exempt from any Stamp Duty whatsoever; and shall be involved in the Office of the Auditor of His Majesty's Land Revenues

† 8ic,

according to Form in Schedule A. Stamp Duty.

by

C. 70.

Revenues, who shall receive and be paid the usual Fees for inrolling the same, and a Minute or Docket thereof shall also be entered and preserved in the Office of the said Commissioners of His Majesty's Woods, Forests and Land Revenues, or in the Office of the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces for the time being; and all such Sales and Conveyances which shall be so made as aforesaid, shall be good, valid and effectual in the Law, to all Intents and Purposes whatsoever; any Act or Acts of Parliament, Practice, Custom or Usage to the contrary thereof in any wise notwithstanding; and all such Lands or Hereditaments so to be purchased on behalf of, and conveyed to His Majesty, his Heirs and Successors as aforesaid, shall be appropriated for the Growth and Cultivation of Wood and Timber.

Lands appropriated for Growth of Timber.

· XIII. And Whereas it is just and reasonable that if any Archbishop, Bishop, Master and Fellows of any College, Dean and Chapter of any Cathedral, or Collegiate Church, Master or Guardian of any Hospital, Prebendary, or any other Person or Persons 4 having any Spiritual or Ecclesiastical Promotion, shall, by virtue of this Act or otherwise, agree for the Sale of, and sell to or for the " Use of The King's Majesty, his Heirs and Successors, any of the Lands or Hereditaments so already allotted or to be allotted to, or which shall have devolved or shall devolve to any such Person or Persons, Body Politic or Corporate as aforesaid, such Person or · Perfons, Body Politic or Corporate, should be considered as having had the same Right of leasing for Three Lives or Twenty one 'Years, fuch Lands so allotted or to be allotted, or which have devolved or shall devolve to him or them as aforesaid, as he or they had or have of demising or leasing the Lands or Hereditaments in respect whereof such Allotment or Allotments shall have been ' made or claimed, at or under a Yearly Rent, to be apportioned ' after the same Rate per Acre as the Rent reserved in any. Subsisting Lease or Leases of such other Lands and Hereditaments as the e accustomed Yearly Rent thereof; and that such Person or Persons, 6 Body Politic or Corporate, should be compensated for the Loss be or they may fustain, by reason of such Sale or Sales, of any Fine he or they might otherwise have had or taken for the Grant or Renewal of any Lease or Leases for the Term of Three Lives or "Twenty one Years, at and under fuch Rent of the Lands fo to ' be fold as aforefaid;' Be it therefore declared and enacted, That if any fuch Person or Persons, Body Politic or Corporate, shall by means of any fuch Sale or Sales lose or be deprived of any Benefit which such Person or Persons, Body Politic or Corporate, would or might otherwise have received or taken by way of Fine for the Grant or Renewal of any Lease or Leases of any of such Lands or Hereditaments as shall be so sold as aforesaid, then and in such case, it shall and may be lawful for the Lord High Treasurer, or the Lords Commissioners of the Treasury for the time being, or any Three of them, and he and they is and are hereby required to pay or cause to be paid to such Person or Persons, Body Politic or Corporate, for his and their particular Use, such Share or Proportion of the Sum or Sums of Money payable as the Confideration for fuch Sale or Sales, as Two indifferent Persons, one of them to be nominated by the Lord High Treasurer, or any Three of the Commis-

fioners of His Majesty's Treasury, for the time being, and the other

Ecclefiaftical
Persons entitled
to Fines, compensated for Deprivation thereof
by means of
Sales.

by the Person or Persons, Body Politic or Corporate, so contracting; and in case the Two Persons so chosen shall not agree, then as such Third Person, whom the Two so chosen shall for that Purpose nominate, shall adjudge and determine to be a just and reasonable Compensation to the Person or Persons, Body Politic or Corporate, feeking the same, for any such Benefit which he or they shall have been or may be deprived of by means of any fuch Sale or Sales, or shall lose or forego on account thereof; in estimating which Com- Compensation pensation, in every case in which no specific Rent shall be directed how estimated. by the Act or Acts of Parliament under which such Allotment or Allotments shall have been or shall be set out or made to be reserved on the granting any Leafe or Leafes thereof, the same Average Rent per Acre shall be reserved in any subsisting Lease or Leases granted by fuch Person or Persons, Body Politic or Corporate, of the Lands or Hereditaments in respect of which such Allotment or Allotments shall be or shall have been made, shall be deemed and taken to have been the accustomed Yearly Rent which would and ought to have been referved in any Leafe or Leafes which would or might have been granted or renewed of any fuch Lands or Hereditaments to be fold as aforesaid if no such Sale or Sales had been made, or if any Lease or Leases had been made or granted thereof previous to any such Sale or Sales; and the Receipt or Receipts of Receipts for the Person or Persons, Body Politic or Corporate, entitled to such Compensation. Compensation, or of his or their Executors or Administrators, shall be a sufficient Discharge or sufficient Discharges to the said Lord High Treasurer, or to the said Commissioners of His Majesty's Treasury, for the Money so paid, or for so much thereof as shall be therein expressed to have been received.

XLIII. And be it further enacted, That so much of the Money Such Parts of to arise by the Sale or Sales of any Lands or Hereditaments so Monies as are to be fold by any such Person or Persons, Body Politic or Corporate, laid out in Purunder the Authority of this Act, as shall not be paid and applied chase of other Lands, invested by way of such Compensation as aforesaid, or which shall be payable or disposed of in as the Value of any Timber, Underwood, Bushes and Thorns mean time acgrowing thereon, shall be applied and disposed of in such or the cording to Dilike manner, for the Benefit of the Person or Persons, Body Po-rections in litic or Corporate, interested in such Monies respectively, as by an 41 G. 3. (U.K.) Act passed in the Forty first Year of the Reign of His present Majesty, intituled An A& for consolidating in One A& certain Provisions usually inserted in Ads of Inclosure, and for facilitating the Mode of proving the several Facts usually required on the passing of fuch Alls, is directed in respect of any Money to be paid for the Purchase or Exchange of any Lands, Tenements or Hereditaments, or of any Timber or Wood growing thereon, and which Money ought to be laid out in the Purchase of other Lands or Hereditaments, to be settled to the same Uses as the Lands or Hereditaments so fold or exchanged, or on which such Timber grew, were limited, settled or assured.

• XLIV. And Whereas various Persons have or claim to be en-

• titled to Common of Estovers for Firewood, to be had or taken in e and from the Woods of certain of His Majesty's Forests or late

· Forests, to be used or consumed in the Dwelling Houses, Cot-

4 tages or Ancient Tenements, to which fuch Fuel Rights do ap-

e pertain; and under Pretext of the Exercise of such Rights, great T 54 Geo. III.

• Depredations have been and do continue to be committed in His " Majesty's Woods to the Timber and Trees growing therein; and it would tend greatly to the Prescriation of such Timber and Trees, 6 if such Fuel Rights could be effectually extinguished: And

Corporate, Guardians,

enabled to con-

missioners of

Sale of Fuel

**Rights** 

His Majesty's

Whereas many of the Owners or Proprietors of such Rights are willing and defirous to fell or commute the same for an adequate • Price or Confideration; and although it would be defirable to purchase the same for and on behalf of His Majesty, yet by reason that fuch Fuel Rights are in general of small Value, and held by many different Proprietors, and that the Tenements, to which fuch Rights are appurtenant, are in some cases in Settlement, and in others are held by Persons who are under Disabilities, or inca-• pable of making any valid Surrender or Extinguishment of such • Rights, and the same cannot be surrendered to His Majesty, or extinguished, by any of the ordinary Modes of Conveyance, without e great Expence; whereby the Purchase of such Rights is very • much obstructed and impeded, and such Difficulties cannot be re-' moved without the Aid of Parliament;' Be it therefore further enacted, That whenfoever the Commissioners of His Majesty's Woods, Bodies Politic or Forests and Land Revenues, or the Surveyor General of His Majesty's Woods, Forests, Parks and Chases, for the time being, shall, with Committees and the Approbation of the Lord High Treasurer, or any Three of the Truftees acting Commissioners of His Majesty's Treasury for the time being, confor Persons untract and agree with any Person or Persons, Body Politic or Corpoder Disabilities, rate, for the Purchase or Extinguishment of any such Common of tract with Com-Estovers or Fuel Rights as aforesaid, whether the Person so contracting with the faid Commissioners or the said Surveyor General shall be entitled thereto absolutely or for any qualified or partial Woods, &c. for Estate, or as the Husband, Committee or Trustee of any Person or Persons under any of the Incapacities or Disabilities hereinbefore mentioned, it shall and may be lawful to and for the said Commissioners of His Majesty's Woods, Forests and Land Revenues, or the said Surveyor General for the time being, to pay the Price or Confideration for the Purchase of such Rights to the Person or Persons, Body Politic or Corporate, so contracting for the Sale thereof, or to apply and dispose thereof in manner hereinaster mentioned; and such Person or Persons so contracting shall thereupon give a Certificate of such Contract, and of the Payment of the Confideration Money for the Purchase of such Rights, which shall be made according to the Form contained in the Schedule (C.) to this Act, or as near thereto as circumstances will permit; and upon Payment of such Sum of Money, and the figning such Certificate, all such Fuel Rights and Rights of Common of Estovers for Firewood, as shall be in or by every such Certificate, or any Schedule thereto, expressed to be fold, released or extinguished, shall from thenceforth and immediately

Tenant for Life.

veyance thereof whatsoever; any Statte, Custom, Law, Practice or Usuage to the contrary thereof in any wise notwithstanding. XLV. And be it further enacted, That if the Person or Persons making such Sale or Sales shall be only Tenant for Life or in Tail, or entitled only to some qualified or partial Interest therein, then the

thereupon become and be emerged and extinguished in the Freehold and Inheritance of the said Woods, and be for ever thereafter vested in His Majesty, his Heirs and Successors, in Right of His Crown, without any Bargain and Sale, Fine, Recovery, Deed or other Con-

Money to be paid upon fuch Sale or Sales shall be applied and disposed of in such and the like manner as is directed by the said hereinbefore mentioned Act of the Forty first Year of His Majesty's 41 G. 3. (U.K.) Reign, with respect to any Monies which ought to be laid out in c. 109. § 30. the Purchase of Lands as hereinbefore mentioned, or shall be paid to some Trustees or Trustee legally authorized or empowered to receive the same, by any Settlement, Will or Deed relating thereto; and all fuch Certificates as aforesaid shall be exempt from any Stamp Duty. Duty whatfoever.

XLVI. Provided nevertheless, and be it further enacted, That Proviso for nothing herein contained shall extend, or in any wife be construed to Powers of Sale repeal, restrain, abridge, alter, prejudice or affect any Power or Powers given by any or either of the said recited Acts of Parliament, or by any other Act or Acts of Parliament now subsisting for the Sale or Exchange of any Manors, Lordships, Buildings, Lands, Manorial or other Rights, Rents, Tithes or Hereditaments belonging to His Majesty, or for leasing the same; but all such Powers shall be and remain in full Force and Virtue; any thing herein contained to the contrary notwithstanding.

or Exchange given by any other Act.

\* XLVII. And Whereas by an Act passed in the Fifty second 52 G. 3. c. 161. 4 Year of His Majesty's Reign for enabling His Majesty to grant \$ 7,8.

Leases under certain circumstances, and for other Purposes therein • mentioned, the Commissioners of His Majesty's Woods, Forests and

· Land Revenues, or the Surveyor General of His Majesty's Woods and Forests for the time being, under the Authority of the Lord 4 High Treasurer or the Lords Commissioners of His Majesty's

· Treasury for the time being, are empowered to grant Leases, under 4 the Restrictions and Regulations therein mentioned, of certain

· Parts of the Royal Forests, and of certain Purprestures and Encroachments within such Forests: And Whereas no Provision is contained in the faid last mentioned Act for exempting such Leases

from Stamp Duty: And Whereas, in order to encourage Persons to accept and take such Leases, it is expedient that they should be

rendered as little expensive to the Parties taking the same as possible; Be it therefore enacted, That, from and after the passing of this Act, Leases granted no Lease or Leases which shall be made, granted or executed, under by virtue any of the Powers or Authorities of the said recited Act of the thereof exempt Fifty second Year aforesaid, or any Counterpart or Counterparts of from Stamp any such Lease or Leases, shall be subject or liable to any Stamp Duty whatsoever imposed by any Act or Acts of Parliament now in force, nor to any Stamp Duty to be imposed by any future Act or Acts of Parliament, unless the same be specially subjected and spe-

SCHEDULE (A.) to which this Act refers.

cially charged in and by such future Act or Acts of Parliament.

FORM of Conveyance to His Majesty.

THESE are to Witness, That C.D. of in in Consideration of the Sum the County of paid to him [or, them] by of the Commissioners of His Majesty's Woods, Forests and Land Revenues, [or, by the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, as the case may be on behalf of His said Majesty, in full for the Purchase of the Lands and Hereditaments T 2 herehereinaster described, Doth [or, do] by these Presents grant, bargain and sell unto His Majesty, his Heirs and Successors, All that Parcel of Land [describing it], To have and To Hold the same to His said Majesty, his Heirs and Successors, in Right of His Crown for ever. In Witness whereof the said C. D. hath [or, have] hereunto set his Hand [or, their Hands] and Seal [or, Seals] this Day of in the Year of our Lord

Witness to the Execution of the above Conveyance by the said C. D.

# SCHEDULE (B.) to which this Act refers.

FORM of Certificate of Contracts made by the Commissioners of His Majesty's Woods, Forests and Land Revenues [or, the Surveyor General of the Land Revenue, as the case may be.]

By the Commissioners of His Majesty's Woods, Forests and Lands Revenues, [or, by the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces, as the case may be.]

THESE are to certify, That in pursuance of a Warrant from the Right Honourable the Lords Commissioners of His Majesty's Treasury, bearing Date the

Day of

A. B. and C. D. Two of the Commissioners of His Majesty's Woods, Forests and Land Revenues, [or, the said Surveyor General] for and on behalf of The King's Most Excellent Majesty,

have [or, hath] contracted and agreed with A. B. of

for the Sale to the said A. B. of all [here describe the Premises to be fold] at or for the Price or Sum of lawful Money of Great Britain, to be paid by the said A. B. into the Bank of England, and carried to the Account of the Commissioners of His Majesty's Woods, Forests and Land Revenues, being "The New Street Account," [or, "The Navy Timber Nursery Fund Account," [as the case shall be], [and in case of any subsisting Lease, then the following Words to be added ] subject nevertheless to [bere describing when and to whom such Lease was granted, for what Term of Tears or Lives, and when the Term will expire, or which of the Lives are in being] and from and immediately after the Payment of the faid Sum into the Bank in manner aforefaid, and the Inrolment of this Certificate and the Receipt for the said Purchase Money in the Office of the Auditor of the Land Revenue for the County aforesaid, and thenceforth for ever the said A. B. and his, [her, or their] Heirs, Successors or Assigns, shall be adjudged, deemed and taken to be in the actual Seizin and Possession of the said Hereditaments and Premises so by him, [her, or them] purchased, and shall hold and enjoy the fame peaceably and quietly, freed and discharged from all Claims and Demands of His Majesty, his Heirs and Successors, or of any Person or Persons claiming under him or them, and in as full and ample manner to all Intents and Purposes, as His Majesty, his Heirs or Successors, might or could have held or enjoyed the same if such Sale had not been made. Given under their Hands [or, his Hand] this Day of in the Year of our

Lord

fence of

Signed by the above named

in the Pre-

## FORM OF RECEIPT.

RECEIVED the Day of of and from A. B. the Sum of of lawful Money of Great Britain, being the Confideration Money expressed in the above [or, within] written Certificate.

Witness my Hand,
For the Governor and Company of the Bank of England.
(Signed) Cashier.

## SCHEDULE (C.) to which this Act refers.

FORM of Certificate of Contract for the Purchase of Fuel Rights.

THESE are to certify, That the Commissioners of His Majesty's Woods, Forests and Land Revenues [or, the Surveyor General of His Majesty's Woods, Forests, Parks and Chaces] have [or, hath] on the Part and Behalf of His Majesty, contracted and agreed with me [or, us] for the Purchase, Release, Surrender and Extinguishment, of the Quantity [or, several Quantities] of Fuel Wood, and all other Right [or, Rights] of Common of Estovers for Fire Wood and Fuel, to be had and taken in and from the Woods of His said Majesty, of and in the Forest [or, late Forest] of situate in the County of for or in respect of the Dwelling House, Cottage, Ancient Tenement or Hereditaments for of the Several Dwelling Houses Cottages.

the Dwelling House, Cottage, Ancient Tenement or Hereditaments [or, of the several Dwelling Houses, Cottages, Ancient Tenements or Hereditaments] mentioned and described in the Shedule hereunder written, at or for the Price or Sum of ; which Sum the said Commissioners [or, Surveyor General] have [or, hath] paid for and on behalf of His Majesty, unto me [or, us] [or, into the Bank of England, in the Name and with the Privity of the Accountant General of the Court of Chancery] being in full for the Purchase, Release or Extinguishment of such Right [or, all such Rights] of Common of Estovers for Fire Wood; which Right [or, all which Rights] shall for ever hereaster be merged and extinguished in the Freehold and Inheritance of the said Woods now vested in His Majesty in Right of His Crown. Witness their Hands [or, his Hand] this

Signed by the abovenamed in the Presence of us

The SCHEDULE referred to by the foregoing Certificate.

The Number under which the Rights are entered in the Forest Books.	Description of the Tene- ments in respect of which they arise.	Quantity of Wood or Number of Loads.
		•
		,

# SCHEDULE (D.) to which this Act refers.

LANDS belonging to the Forest of Dean, authorized by this A& to be sold.

DESCRIPTIONS of the LANDS.	By what Names known or called.	Estimated Contents or Quantities thereof.
Do Do	The state of the s	A. R. P. 1,200 0 0  44 0 0 24 0 0 102 0 0 24 0 0 240 0 0 6 0 0  Be their feveral Contents or Dimensions more or less.

#### CAP. LXXI.

An Act to revive and continue, until the Fifth Day of July One thousand eight hundred and nineteen, the Manusacture of Maidstone Geneva. [17th June 1814.]

51 G. 3. c. 111. .

TITHEREAS it is expedient that so much of an Act made in VV the Fifty first Year of the Reign of His present Majesty 'King George the Third, as is for permitting Sir William Bishop and George Bishop to continue, until the Fifth Day of July One thoufand eight hundred and thirteen, the Manufacture of Maidfone Geneva, and for charging the same with certain Duties, should ' be revived and continued for a time to be limited;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, so much of the said Act as permitted Sir William Bishop and George Bishop to continue, until the Fifth Day of July One thousand eight hundred and thirteen, the Manufacture of Maidstone Geneva, and charged the same with certain Duties, shall be and the same is hereby revived, and shall remain and continue in force from thenceforth until and upon the Fifth Day of July One thousand eight hundred and

revived and con-

nineteen.

## CAP. LXXII.

An Act for permitting a Trade between The United Provinces and certain Colonies now in His Majesty's Possession.

[17th June 1814.]

\* WHEREAS it has been deemed proper in the present circumstances to permit the Subjects of The United Provinces to carry on Trade with the Colonies of Surinam, Demerary, \* Essiquibo, Berbice, Curaçoa, Saint Eustatia, Saba and Saint Martin, in America and the West Indies, which formerly belonged to the Government of The United States, but have been surrendered to His Majesty's Arms and are now in His Majesty's Possession; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, it Subjects of shall and may be lawful for any Subject of The United Provinces and United Proresident there, in any Ship or Vessel built in the Territory of The vinces permitted United Provinces, and owned by Subjects of The United Provinces, to trade with certain Colonies and navigated by a Master and Three Fourths of the Mariners, Sub- on Conditions jects of the faid Provinces, or in any Britifb-built Ship or Vessel owned herein menand navigated according to Law, to import into the said Colonies tioned. from The United Provinces, and to export from the faid Colonies to The United Provinces, and not directly to any other Place, all such Goods, Wares and Merchandize, as may now by Law be imported into the said Colonies from Great Britain, or may now by Law be exported from the faid Colonies to Great Britain, but no other Goods, Wares or Merchandize whatever, upon Payment in all cases of the same Duties as are payable by British Subjects in the said Island or Colonies, and upon entering into the same Bonds and complying with the same Conditions and Regulations as in the case of such Importation from and Exportation to Great Britain; any thing in an Act, passed in the Twelsth Year of the Reign of His Majesty King Charles the Second, intituled An Att for the encouraging and increasing 12 Car. 2. C. 13. of Shipping and Navigation, or in any other Act, to the contrary notwithstanding.

Licence from British Minister.

II. Provided always, and be it further enacted, That the Master or Masters of Ves-Commander of every such Ship or Vessel shall produce to the proper sels to produce Officer of The Customs at the Port of Importation and Exportation, a Licence from the British Minister resident in The United Provinces, authorizing the Ship or Vessel to proceed on the said Voyage for fuch Importation and Exportation respectively, under Pain of the Forfeiture and Penalty provided in the faid Act, or in any other Act, for Breach of the Law of Shipping and Navigation in His Majesty's Colonies.

#### CAP. LXXIII.

An Act to continue until the Fifth Day of July One thousand eight hundred and fifteen, certain Additional Duties of [17th June 1814.] Excise in Great Britain.

TITHEREAS several of the Additional Duties of Excise granted by an Act made in the Forty third Year of the 43 G. 3. c. 81.

· Reign of His present Majesty, intituled An AB for granting to His · Majefty,

Majesty, until Twelve Months after the Ratification of the Definitive Treaty of Peace, certain Additional Duties of Excise in Great

Britain; and certain Additional Duties of Excise on Tobacco and

Snuff imported into Great Britain, granted by another Act made in the Forty fixth Year of His said Majesty's Reign, and the Duties

' inserted, described and set forth in the Schedule marked (B.) an-' nexed to another Act made in the Forty sixth Year of His said

Majesty's Reign, and certain Additional Duties of Excise on Brandy,

Spirits, Aqua Vita or Strong Waters, imported into Great Britain, 47 G. 3. Seff. 1. granted by another Act made in the Forty seventh Year of His said

'Majesty's Reign, will expire at certain limited times after the Ratification of the Definitive Treaty of Peace; and it is expedient to

continue the same in manner hereinafter mentioned; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of

the same, That such of the said Duties of Excise by the said Acts granted as are not repealed nor made perpetual, and would expire before the Fifth Day of July One thousand eight hundred and fifteen, shall be and the same respectively are hereby continued until and upon

that Day.

Duties of Excise continued.

46 G. 3. c. 39.

46 G. 3. c. 102.

C. 27.

Duties how levied.

ievied.

Application and Extent of Penalties.

II. And be it further enacted, That the Additional Duties hereby continued shall and may be respectively raised, levied, collected, anfwered, paid, recovered, adjudged, mitigated and allowed, in such and the like manner and in or by any or either of the general or special means, ways or methods by which the former Duties and Drawbacks of Excise respectively upon Goods, Wares, Merchandize or Commodities of the same Sorts or Kinds respectively were or might be raifed, levied, collected, answered, paid, recovered, adjudged, mitigated and allowed, and the Goods, Wares, Merchandize or Commodities so by the said Acts respectively made liable to the Payment of or chargeable with Duties of Excise, or so entitled to Drawbacks of Excise, as respectively inserted, described and set forth in the Schedules annexed to the faid Acts, shall be and the same are hereby made subject to all and every the Conditions, Regulations, Rules, Restrictions and Forfeitures to which Goods, Wares and Merchandize or Commodities were generally or specially subject or liable by any Act or Acts of Parliament in force immediately before the passing of this Act respecting the Duties of Excise, and all and every Pain, Penalty, Fine or Forfeiture of any nature or kind whatever, for any Offence whatever committed against or in Breach of any Act or Acts of Parliament in force immediately before the paffing of this Act, made for securing the Revenue of Excise, or for the Regulation or Improvement thereof, and the several Clauses, Powers and Directions therein contained, shall and the same are hereby directed and declared to extend to and shall be respectively. applied, practifed and put in Execution for and in respect of the several Duties and Drawbacks of Excise hereby continued, in as full, ample and beneficial manner, to all Intents and Purposes whatever, as . if all and every the said Acts, Clauses, Provisions, Powers, Directions, Fines, Pains, Penalties and Forfeitures, respectively were particularly repeated and re-enacted in the Body of this Act.

#### CAP. LXXIV.

An Act for granting to His Majesty a Sum of Money to be raised by Lotteries. [17th June 1814.]

#### CAP. LXXV.

An Act for raising the Sum of One Million seven hundred and fixteen thousand six hundred and sixty six Pounds Thirteen Shillings and Four pence Irish Currency, by Treasury Bills, for the Service of Ireland, for the Year One thousand eight hundred and fourteen. [20th June 1814.]

"IRISH Treasury may issue Bills to a certain Extent to bear "Interest. § 1. Bills issued not to exceed 1,716,6661. 138. 4d. " Irish Currency. Bills if not paid off, shall be taken in Payment " of the Revenue in Ireland, after such time as the Treasury shall " appoint, and Interest shall cease. § 2, 3. Money to be carried to " the Irish Consolidated Fund. § 4. Bills to be chargeable thereon. " §5. Bank of Ireland may advance the Sum of 1,716,6661. 138. " 4d. Irish Currency, on Credit of Act. § 6.

#### CAP. LXXVI.

An Act for raising the Sum of Twenty four Millions by way of Annuities. [28th June 1814.]

" £5,500,000 Part thereof for Service of Ireland, § 19. [22,000,000l. raised, c.3. ante. See c.8. ante. 3,000,000l. for Service of Ireland, c. 85. post. See c. 89. post. Mistake redified, c. 139. post.]

## CAP. LXXVII.

An Act to amend an Act of the Fifty third Year of His prefent Majesty, for repealing the Duties payable on the Importation of Wine the Produce of the Cape of Good Hope, and its Dependencies, and charging other Duties in lieu [28th June 1814.] thereof.

WHEREAS the Duties imposed by an Act made in the last 5.3 G. 3. c. 84. Session of Parliament, intituled An Att for repealing the Table A. ' Duties payable on the Importation of Wine, the Produce of the Cape ' of Good Hope and its Dependencies, and charging other Duties in 6 lies thereof, on Wine the Produce of His Majesty's Settlement of the Cape of Good Hope, or of the Territories or Dependencies thereof, imported into this Kingdom, are much lower than the Duties by Law imposed on Wine, other than French Wine, and the Difference of the said Duties may afford a Temptation to ill-6 disposed Persons to import other Wine under Pretence that the fame is Wine the Produce of the faid Settlement, or of the Terri-• tories or Dependencies thereof;' For the Prevention whereof it is expedient to make such Provision as is hereinaster mentioned: Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the First Day of November

One

One thousand eight hundred and fourteen, any Person or Persons

Affidavit of particular Description of Wine delivered to Custom House Officer at Shipping of such Wine at Cape of Good Hope, &c.

loading on board any Ship or Vessel in His Majesty's Settlement of the Cape of Good Hope, or in the Territories or Dependencies thereof, any Wine as of the Produce of the said Settlement, Territories or Dependencies, shall before the clearing out of such Ship or Vessel, produce and deliver to the Collector or other Principal Officer of the Customs at the loading Port an Affidavit, figned and sworn to before some Justice of the Peace in the said Settlement, Territories or Dependencies, either by the Grower, Maker or Shipper of fuch Wine, or his or their known Agent or Factor, expressing, in Words at Length and not in Figures, whether the same is Red Wine or White Wine, and the particular Name by which fuch Wine is there commonly called or known, with the Number and Denomination of the Packages, specifying such Wine to be of the Produce of His Majesty's Settlement of the Cape of Good Hope, or of the Territories or Dependencies thereof, to the best of his Knowledge and Belief, and in which Affidavit the Person who brought or procured such Wine from such Grower or Maker shall join; which Assidavit shall be attested under the Hand of the said Justice of the Peace to have been sworn to in his Presence, and such Justice is hereby required so to attest the same without Fee or Reward; and the Collector or other Principal Officer of the Customs to whom such Affidavit shall be delivered, shall thereupon, without Fee or Reward, grant to the Master or other Person having the Charge or Command of the Ship or Vessel a Certificate under his Hand and Seal of Office of his having received such Assidavit, pursuant to the Directions of this Act; which Certificate shall express whether the said Wine shipped on board such Ship or Vessel is Red Wine or White Wine, and the Name by which the same is there commonly called or known, with the Number and Denomination of the Packages in which the same shall be shipped and contained; and such Collector or other Principal Officer of the Customs shall also (without Fee or Reward) within Ten Days after the failing of the Ship or Vessel, transmit an exact Copy of the said Assidavit to the Secretary's Office for the said Settlement, on Forfeiture of Twenty Pounds: Provided always nevertheless, that if at any time there shall not be any Justice of the Peace at the said Settlement, or at any of the Territories or Dependences thereof, where any Wine the Produce of the said Settlement, Temtories or Dependencies shall be loaded, then and in such case it shall and may be lawful for the Grower, Maker or Shipper of such Wine, or his or their known Agent or Factor, to make such Affdavit before the Collector and Comptroller, or other Chief Officer of the Customs, or any Two of them, at the Port or Place from whence such Wine shall be loaded on board the said Ship or Vessel (which Affidavit fuch Collector and Comptroller or other Chief Officer, or any Two of them, are hereby authorized and required to take); and in the Certificate which the Collector or other Principal Officer of the Customs shall grant to such Master or other Person, such Collector or other Principal Officer shall also certify that there is not any Justice of the Peace resident at the said Settlement, or the Territory or Dependency thereof, where such Wine shall have been so loaded; and upon the Importation of such Wine, the same shall be admitted to Entry at the Low Duty to which such Wine would have been

Penalty.
Proceedings
when no Justice
of Peace at the
Settlement.

liable if this Act had not been made; anything hereinbefore contained

to the contrary in any wife notwithstanding.

II. And be it further enacted, That upon the Arrival of such Ship Certificate of or Vessel into the Port of her Discharge, either in Great Britain or Affidavit proany other Part of His Majesty's Dominions where such Goods may duced at Port of be lawfully imported the Master or other Person taking the Change. be lawfully imported, the Master or other Person taking the Charge or Command of the faid Ship or Vessel, shall, at the time of making his Report of his Cargo, deliver the said Certificate to the Collector or other Principal Officer of the Customs, and make Oath before him that the Goods so reported are the same that are mentioned in the said Certificate, on Forseiture of One hundred Pounds; and if Penaky. any such Wine shall be imported or found on board any Ship or Vessel for which no fuch Certificate shall be produced, or which shall not agree therewith, or which shall not be imported directly from the faid Settlement, Territories or Dependencies, the same shall be deemed and taken to be Foreign Wine, not of the Produce of His Majesty's Settlement of the Cape of Good Hope, or of the Territories or Dependencies thereof, and shall be liable to the same Duties, Restrictions, Regulations, Penalties and Forseitures in all respects, as Wine, other than French Wine imported, would respectively be liable to by Law: Provided always, that if any Wine Proviso for shall be imported into Great Britain directly from the said Settle-directly from ment, or the Territories or Dependencies thereof, without being Settlement, &c. included in fuch Certificate as hereinbefore directed, and it shall be not included in made appear to the Satisfaction of the Commissioners of the Customs Certificate. or Excise in England and Scotland respectively, or any Three or more of them respectively, that the Wine is really and truly the Produce of the faid Settlement, Territories or Dependencies, and that no Fraud was intended, then and in such case it shall and may be lawful for the said respective Commissioners, or any Three or more of them respectively, to permit the said Wine to be entered, upon Payment of the Low Duty of Customs or Excise (as the case may require) to which such Wine would have been liable if this Act had not been made; any thing hereinbefore contained to the contrary in any wife notwithstanding.

III. And be it further enacted, That if the Importer, Proprietor Landing Wine or Configuee, Importers, Proprietors or Configuees of any Foreign as Produce of Wines other than Wine the Produce of the faid Settlement. Ter- Cape that is not Wines other than Wine the Produce of the said Settlement, Ter- io. ritories or Dependencies, shall enter or land the same, or cause, procure, permit or suffer the same to be entered or landed as or for Wine the Produce of the faid Settlement, Territories or Dependencies, the same shall be forfeited, and the Importer or Importers, Proprietor or Proprietors, Confignee or Confignees, knowingly entering or landing, or knowingly causing, procuring, permitting or suffering to be entered or landed, any Foreign Wine, other than Wine the Produce of the said Settlement, Territories or Dependencies, as or for Wine the Produce of the faid Settlement, Territories or Dependencies, shall forfeit and lose for every such Offence the Sum of Penalty. Three hundred Pounds.

IV. And be it further enacted, That all and every Dealer or Red Wine kept Dealers in or Seller or Sellers of Foreign Wine shall keep all Red separate from Wine in his, her or their Custody or Possession, the Produce of the White Wine by Settlement of the Cape of Good Hope, or other Settlement, Terri-

tories or Dependencies thereof, separate and apart, and in separate Bins, Casks, Bottles, Jars, Vessels, Utensils, Piles, Parcels and Divisions, from all other Wine, and shall also in like manner keep all White Wine in his, her or their Custody or Possession, the Produce of the said Settlement, Territories or Dependencies, separate and apart, and in separate Bins, Casks, Bottles, Jars, Vessels, Utensils, Piles, Parcels and Divisions, from all other Wine, upon Pain of forfeiting for every such Offence the Sum of Fifty Pounds.

Penaky.

Wine of Produce of Cape of Good Hope kept separate from other Foreign Wine in manner directed by 26 G.3. c.59. § 23.

V. And be it further enacted, That all and every Dealer or Dealers in or Seller or Sellers of Foreign Wine, shall specify and distinguish all Wine in his, her or their Custody or Possession, the Produce of the said Settlement, Territories or Dependencies, from all other Wine, in such and the like manner as he, she or they is or are by an Act made in the Twenty fixth Year of His present Majesty's Reign, intituled An Att for repealing certain Duties now payable on Wines imported, and for granting new Duties in lieu thereof, to be collested under the Management of the Commissioners of Excise, directed or required to specify or distinguish Foreign Wine, other than French Wine, from French Wine, and shall in like manner specify and distinguish all Red Wine in his, her or their Custody or Possession, the Produce of the said Settlement, Territories or Dependencies, from all White Wine in his, her or their Custody or Possession, the Produce of the said Settlement, Territories or Dependencies, in such and the like manner as he, she or they is or are by the said last mentioned Act directed or required to specify or distinguish French White Wine from French Red Wine, under, subject and according to the feveral Rules, Regulations, Restrictions and Provisions, Fines, Penalties and Forfeitures, in or by the faid A& contained, provided, settled or established for the specifying or diftinguishing Foreign Wine, other than French Wine, from French Wine, or French Red Wine from French White Wine, as the case may require; and the said several Rules, Regulations, Restrictions and Provisions, Fines, Penalties and Forfeitures respectively, shall be used, applied, practised and put in Execution with respect to all Wine in the Custody or Possession of such Dealer or Dealers, or Seller or Sellers, the Produce of the faid Settlement, Territories or Dependencies.

Permits for Removal to distinguish Wine. 26 G. 3. c. 59.

described.

Stock taken in manner herein VI. And be it further enacted, That every Permit to be granted or given for the Removal of any Wine the Produce of the faid Settlement, Territories or Dependencies, shall distinguish such Wine from all other Wine according to the Denomination thereof specified in the Request Note, according to the Directions of the said Act made

in the Twenty fixth Year aforesaid, and this Act.

VII. And be it further enacted, That if any Officer or Officers of Excise shall at any time or times discover or find that the Quantity of Red Wine or White Wine, the Produce of the said Settlement, Territories or Dependencies, in the Stock of any Dealer or Dealers in or Seller or Sellers of Foreign Wine, added to the Quantity for which Permits shall have been granted since the last Account was taken of such Stock, and also to the Quantity or Quantities sold, sent out or consumed in small Quantities under Three Gallons, since such last Account was taken, and for which proper Entries shall appear to be made in the Book for entering therein, such Wine as shall be fold, consumed or sent out, in small Quantities under Three Gallons,

Gallons, exceeds the Stock left in Hand on the taking of such last Account added to the Quantity of such Wine since received by Permit, the Quantity of Wine so found in Excess, whether the same shall be mixed or mingled, or unmixed or unmingled, shall be deemed and taken to be made by Wine for which no Duty has been paid, and which had been privately brought in by such Dealer or Dealers, or Seller or Sellers, without Permit, and a Quantity equal to the Quantity of Wine so found in Excess shall be forfeited and lost, and Wine sound in shall and may be seized and taken by the Officer or Officers of Excess forseited. Excise who shall discover the same, from and out of the said Stock or Stocks in which such Quantity of Wine shall be found in Excess; and the Person or Persons, in whose Stock such Quantity of Wine so found in Excess shall be discovered or found, shall also forfeit Double Penalty. the Value of the Quantity of Wine so found in Excess.

VIII. And be it further enacted, That if any Dealer or Dealers Mixing Wine. in or Seller or Sellers of Foreign Wine shall mix or mingle any Red Wine or White Wine in his, her or their Custody or Possession, of the Produce of the said Settlement, Territories or Dependencies, with or among any other Wine, or shall give Notice to any Officer or Officers of Excise to have packed, or shall enter for Exportation, any Red Wine or White Wine the Produce of the said Settlement, Territories or Dependencies, mixed or mingled with any other Wine, then and in such case the Dealer or Dealers or Seller or Sellers so offending shall, for each and every such Offence, forfeit and lose the Sum of Three hundred Pounds, and all the Wine so mixed or mingled shall Penalty.

be forfeited.

IX. And be it further enacted, That all Fines, Penalties and For- Penalties how feitures imposed by this Act, and incurred in Great Britain, shall be recovered, &c. fued for, recovered, levied or mitigated, by fuch ways, means or methods, as any Fine, Penalty or Forfeiture may be fued for, recovered, levied or mitigated, by any Law or Laws of Excise, or by Action of Debt, Bill, Plaint or Information in any of His Majesty's Courts of Record at Westminster, or in the Court of Exchequer in Scotland respectively; and that One Moiety of every such Fine, Penalty or Forfeiture, shall be to His Majesty, his Heirs and Successors, and the other Moiety to him or them who shall inform, discover or fue for the fame.

X. And be it further enacted, That all and every the Powers, Powers of Directions, Rules, Penalties, Forfeitures, Clauses, Matters and former Acts ex-Things, which, in and by an Act made in the Twelfth Year of the tended to Act. Reign of King Charles the Second, intituled An All for taking away the Court of Wards and Liveries, and Tenures in Capite, and by Knights Service and Purveyance, and for settling a Revenue upon His Majesty in lieu thereof, or in or by the said Act made in the Twenty 26 G. 3. c. 59. fixth Year of His present Majesty's Reign, or by any other Law now in force, relating to His Majesty's Revenue of Excise upon Beer, Ale and other Liquors, are provided and established for managing, raising, levying, collecting, mitigating or recovering, adjudging or ascertaining the Duties thereby granted, or any of them, or for preventing, detecting or punishing Frauds relating thereto (other than and in such cases for which other Penalties or Provisions are made and prescribed by this Act), shall be practised, used and put in Execution in and for the Purposes of this Act, as fully and effectually, to all Intents and Purposes, as if all and every the said Powers, Rules,

12 Car. 2. c. 24.

Directions, Penalties, Forfeitures, Clauses, Matters and Things were particularly repeated and re-enacted in this present Act.

#### C A P. LXXVIII.

An Act to repeal so much of an Act passed in the Ninth and Tenth Year of the Reign of King William the Third, and of another Act passed in the Twenty eighth Year of His present Majesty, as respects the Removal of Wool, within a certain Distance of the Sea. [28th June 1814.]

9 & 10 W.3.

28 G. 3. c. 38.

[28th June 1814.] WHEREAS an Act passed in the Ninth and Tenth Year of the Reign of His Majesty King William the Third, intituled An ' At for the Explanation and better Execution of former Ats made ' against Transportation of Wool, Fullers Earth and Scouring Clay: · And Whereas another Act passed in the Twenty eighth Year of ' the Reign of His present Majesty, intituled An Att to explain, ' amend and reduce into one A& of Parliament, several Laws now in being for preventing the Exportation of live Sheep, Rams and Lambs, 4 Wool, Woolfells, Mortlings, Shortlings, Yarn and Worsted, Cruels, Coverlids, Waddings and other Manufactures, or pretended Manufactures, made of Wool slightly wrought up, or otherwise put together, so as the same may be reduced to and made use of as Wool e again; Mattrasses or Beds stuffed with combed Wool or Wool sit ' for combing; Fullers Earth, Fulling Clay and Tobacco Pipe Clay, from this Kingdom, and from the Isles of Jersey, Guernsey, Aldere ney, Sark and Man, into Foreign Parts; and for rendering more effectual an A& passed in the Twenty third Year of the Reign of King Henry the Eighth, intituled An Att for the Winding of Wool: And Whereas the Provisions of the said Acts as to the giving Notice of 4 Wool shorn and removed, and taking Certificate of Entry in the • Counties of Kent and Suffex; and to the entering or certifying any 4 Wool before loading or carrying or removal thereof, and giving 6 Notice and taking Certificate thereof, or of any Wool or Fleeces fhorn, and giving Bond before the Sale or Purchase respectively of any Wool, and requiring Permits for the Removal, have been found - to be productive of great Inconvenience; and it is therefore expedient that the same should be repealed; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That so much of the said recited Acts as requires that Notice shall be given or Entry made by the Owner or Owners of Wool shorn or housed, or laid up or lodged, within Ten Miles of the Sea Side; or as requires any Certificate of any Wool or Number of Fleeces shorn or housed, or removed or disposed of; or as requires Notice or Bond to be given or Entry made or any Permit to be taken out or licensed Certificate or other Instrument before the Removal of any Wool; or as requires any Certificate to be taken from any Officer; or as prohibits any Persons residing near the Sea from selling or buying Wool without having entered into Bond; or as subjects to Forseiture, Wool carried towards the Sea Side, unless the same has been entered; or as subjects Wool first found within Ten Miles of the Sea to Forfeiture, if afterwards lodged within Fifteen Miles of the Sea; or as subjects any Wool or any Horses or Carriages carrying the same

in part repealed.

between Sun-set and Sun-rise to any Forseiture, shall be and the same is hereby repealed.

## C A P. LXXIX.

An Act for raising the Sum of Six Millions, by Exchequer Bills, for the Service of *Great Britain*, for the Year One thousand eight hundred and fourteen. [1st July 1814.]

"TREASURY empowered to raise 6,000,000l. by Exchequer Bills, in manner prescribed by 48 G.3. c. 1.—§ 1, 2. Treasury to apply the Money raised. § 3. Principal of said Bills charged on first Supplies of next Session. § 4. Interest thereon of  $3\frac{1}{2}d$ .

" per Cent. per Diem. § 5. Said Bills to be current at the Exche" quer after April 5, 1815. § 6. Bank of England empowered to

" advance 6,000,000l. on Credit of A&, notwithstanding 5 & 6 W.

" & M. c. 20.—§ 7.

#### C A P. LXXX.

An Act for raising the Sum of One Million sive hundred thousand Pounds, by Exchequer Bills, for the Service of Great Britain, for the Year One thousand eight hundred and fourteen.

[1st July 1814.]

[On the like Terms as under c. 79. of this Session.]

## CAP. LXXXI.

An Act to continue until the Fifth Day of July One thousand eight hundred and fifteen, and to amend several Acts for granting certain Rates and Duties, and for allowing certain Drawbacks and Bounties on Goods, Wares and Merchandize imported into and exported from Ireland, and to grant until the said Fifth Day of July One thousand eight hundred and sifteen certain new Duties on the Importation, and to allow Drawbacks on the Exportation of certain Goods, Wares and Merchandize into and from Ireland, and to make further Regulations for securing the Collection of the said Duties.

[1st July 1814.]

Most Gracious Sovereign,
WHEREAS an Act was made in the Forty fifth Year of 45 G. 3. c. 18.
His present Majesty's Reign, intituled An All for granting

to His Majesty, until the Twenty sisth Day of March One thousand eight bundred and six, certain Rates and Duties, and to allow certain

Drawbacks and Bounties upon Goods, Wares and Merchandize im-

• ported into and exported from Ireland, in lieu of former Rates and • Duties, Drawbacks and Bounties: And Whereas an Act was made

in the Forty fixth Year of His present Majesty's Reign, intituled 46 G. 3. c. 62.

An All for granting unto His Majesty, until the Twenty ninth Day

of September One thousand eight hundred and fix, certain Duties

on the Importation, and to allow certain Drawbacks and Bounties on the Exportation of certain Sorts of Iron, Sugar and Tea, into and

from Ireland: And Whereas an Act was made in the Forty 47 G. 3. Seff. 1.

's seventh Year of His present Majesty's Reign, to repeal Part of c. 31.

the

. C.81. 54° GEO. III. A.D. 1814. 288 47 G. 3. Seff. 2. 4 the Duties on the Importation of unmanufactured Tobacco into "Ireland: And Whereas another Act was made in the Forty c. 16. ' seventh Year of His present Majesty's Reign, intituled An A8 to ' grant to His Majesty, until the Fifth Day of July One thousand eight bundred and eight, certain Duties on the Importation, and to allow \* Drawbacks on the Exportation of certain Goods, Wares and Mer-' chandize into and from Ireland: And Whereas another Act was 47 G. 3. Self. 2. ' made in the Forty seventh Year of His present Majesty's Reign, c. 18. to provide for the Decrease and Suspension in certain cases, of Part of the Countervailing Duty on British Refined Sugar imported into Ireland: And Whereas such of the said Acts as were temporary were continued by several Acts passed in the Forty sixth and Forty 46 G. 3. ' seventh Years of His present Majesty's Reign, and by an Act passed cc. 12. 120. 47 G. 3. Sell. 2. in the Forty eighth Year of His present Majesty's Reign the said c. I. recited Acts were amended and continued; and by an Act made 48 G. 3. c. 80. ' in the Forty ninth Year of His present Majesty's Reign, the said 49 G. 3. C. 74. ' recited Acts were further continued; and by an Act made in the · Fiftieth Year of His present Majesty's Reign, the said recited 50 G. 3. c. 97. · Acts were continued and further amended: And Whereas by an · Act made in the Fifty first Year of His present Majesty's Reign, 51 G. 3. c. 58. ' certain Duties were granted on Cocoa Nuts imported into Ireland: · And Whereas an Act was made in the Fifty first Year of the Reign 54 G. 3. c. 86. of His present Majesty, intituled An AB to continue until the Fifth ' Day of July One thousand eight hundred and twelve, and to amend ' several Aas for granting certain Rates and Duties, and for allowing certain Drawbacks and Bounties on Goods, Wares and Merchandize imported into and exported from Ireland; and to grant to His Majefty

e until the said Fifth Day of July One thousand eight bundred and twelve, certain new and additional Duties on the Importation, and ' to allow Drawbacks on the Exportation of certain Goods, Wares ' and Merchandize into and from Ireland: And Whereas such of the said Acts as were temporary were further continued by an Act made in the Fifty second Year of His present Majesty's Reign: And Whereas an Act was made in the last Session of Par-· liament, intituled An A& to continue until the Fifth Day of July One thousand eight hundred and sourteen, and to amend several Alls for ' granting certain Rates and Duties, and for allowing certain Drawbacks and Bounties on Goods, Wares and Merchandize imported into and exported from Ireland; and to grant, until the faid Fifth Day of July One thousand eight bundred and fourteen, certain new and additional Duties on the Importation, and to allow Drawbacks on the Exportation, of certain Goods, Wares and Merchandize into ' and from Ireland; and it is expedient, that all the faid recited ' Acts, and also the several Rates and Duties granted and the Drawbacks and Bounties allowed by them, or any of them, should be further continued in manner hereinafter mentioned; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Rates and Duties granted and the Drawbacks and Bounties allowed by the said recited Acts, or any of them, until and upon the Fifth Day of July One thousand eight hundred and fourteen, shall respectively continue and be in force throughout

Ireland, upon and from and after the said Fifth Day of July One

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Rates and Duties and Drawbacks and Bounties granted and allowed continued:

52 G. 3. c. 69.

53 G. 3. c. 55.

§ I.

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thousand eight hundred and fourteen, until and upon the Fifth Exception. Day of July One thousand eight hundred and fifteen, except the Rates, Duties and Drawbacks upon the several Articles upon which new and other Rates, Duties and Drawbacks are by any of the said Acts, or by this Act, imposed, granted or allowed, and except such Drawbacks and Bounties on the Exportation of Sugar of the British Plantations, and on Refined Sugar, under the said recited Acts, or any of them, as are provided for by an Act made in the Forty seventh Year of His present Majesty's Reign, intituled An At 47 G3. Sess. 1. to provide more effectually for regulating the Drawbacks and Bounties c. 19. on the Exportation of Sugar from Ireland; and for allowing British Plantation Sugar to be Warehoused in Ireland, until the Twenty fifth Day of March One thousand eight hundred and eight; which said last recited Act, by an Act passed in this present Session of Parliament, c. 7. § 1. ante. is continued until the Twenty fifth Day of March One thousand eight hundred and fifteen; and that the faid recited Acts (except as Exception. aforesaid, and except also as they are altered or repealed by each other, or by this Act, or by any other Act), and all the Powers and Provisions, Articles, Clauses, Matters and Things contained in the said recited Acts, or any of them, shall be observed and complied with during the Term hereby granted, as fully and effectually as if the said Duties, Drawbacks and Bounties, and the said Powers, Provisions, Articles, Clauses, Matters and Things had been by the said recited A&s, or any of them, extended to the Term hereby granted, and as if the Term hereby granted had made part of the said recited Acts, or any of them; and that the several Articles in respect whereof any Rate or Duty is granted or imposed or continued, or any Drawback or Bounty is allowed by the faid recited Acts, or any of them, until and upon the Fifth Day of July One thousand eight hundred and fourteen, shall respectively be and remain liable to the Rates and Duties, and shall be entitled to the Drawbacks and Bounties (except as aforesaid) allowed in respect thereof, under the Regulations and Provisions of the said recited Acts, upon, from and after the Fifth Day of July One thousand eight hundred and fourteen, until and upon the Fifth Day of July One thousand eight hundred and fifteen, according to the true Intent and Meaning of this Act. [See c.129. § 8. post.]

II. And be it further enacted, That all Monies to arise from the Application of Duty of Two Shillings and Six pence imposed by the faid first 25.6d. Duty recited Act of the Forty fifth Year of His present Majesty's Reign, upon every Entry Inwards and Outwards in the Port of Dublin (except as in the said Act is excepted) shall be received by the Collector of the said Port, who is hereby authorized to demand and receive the same, and shall be by him paid at the Receipt of His Majesty's Exchequer in Ireland; and the Commissioners for executing the Office of Lord High Treasurer of Ireland for the time being, shall cause so much of the said Duty as shall result from Six pence, Part of the said Duty of Two Shillings and Six pence, to be paid to the Trustees of the Royal Exchange in the City of Dublin, to be by them applied towards keeping the same in Repair, and towards the Discharge of the Wages of Servants employed therein, and shall cause so much of the said Duty as shall result from the remaining Two Shillings of the faid Duty, to be paid to or for the Use of the Corporation for erecting Buildings for Commercial Purposes in 54 Geo. III.

impoled by 45 G.3 c.18. Sch. Q.

VIE 1217

**§** 19.

45 G. 3. c. 18.

C. 81.

Dublin, to be by them applied in manner required by the said recited Act of the Forty fifth Year of His Majesty's Reign, until any Corporation shall be established for the Purpose of erecting a Corn Exchange in the City of Dublin; and whenever any such intended Corporation shall obtain a Charter of Incorporation from His Majesty, his Heirs or Successors, then the said Commissioners for executing the Office of Lord High Treasurer of Ireland shall cause so much of the said Duty as shall result from Two Shillings thereof, to be paid to or for the Use of such last mentioned Corporation, to be applied by fuch Corporation, in the first place, to discharge any Debt due from the faid Corporation for erecting Buildings for Commercial Purpoles in Dublin, and the Remainder of such Sum shall be applied towards discharging the Interest of such Sum or Sums of Money, not exceeding Fifteen thousand Pounds in the whole, as may have been or shall be borrowed for erecting and finishing such Corn Exchange, and towards the Discharge of the Principal Sum so borrowed, and for no other Purpose, and to be duly accounted for before the Commissioners for auditing the Public Accounts in Ireland. See c. 129. 9 II. post.

Drawbacks specified in Schedule annexed le-

Duties and

vied and paid.

4 III. And Whereas the Commons of the United Kingdom of Great Britain and Ireland, in Parliament affembled, towards raifing 4 the necessary Supplies granted to Your Majesty, and for the Sup-' port of Your Majesty's Government, have resolved to grant to 'Your Majesty the several new Duties hereinaster mentioned, upon certain Goods, Wares and Merchandize imported into Ireland; and do therefore most humbly beseech Your Majesty that it may be enacted; and be it therefore enacted, That, from and after the Fifth Day of July One thousand eight hundred and fourteen, and during the Continuance of this Act, there shall be raised, levied, collected and paid unto and for the Use of His Majesty, his Heirs and Successors, in ready Money (except as hereinafter is provided), without any Difcount whatever upon the Importation of the several Goods, Wares and Merchandize mentioned and fet forth in the Schedule (a) to this Act annexed, imported into Ireland, the several Duties inserted, described and set forth in Figures in the said Schedule; and that there thall also be paid and allowed the several Drawbacks in respect of the faid Duties, as the same are respectively inserted, described and fet forth in Figures in the said Schedule; and that the said Duties and Drawbacks in the faid Schedule specified, shall be in lieu and instead of all Duties and Drawbacks payable in Ireland, upon the Importation and Exportation of Goods, Wares and Merchandize of the like Sorts, under or by virtue of any Act or Acts of Parliament in force in Ireland immediately before the passing of this (a) [Schedule repealed, c. 129. § 8. post.]

Duties, &c. paid in British Currency.

Consolidated Fund.

Duties, &c. paid eccording to Tale, &c.

IV. And be it further enacted, That all the Duties and Drawbacks in and by the faid Schedule to this Act annexed, granted and allowed, specified, mentioned and contained, shall be paid and payable and received and receivable according to the Amount thereof in British Currency, and that all the said Duties shall be carried to and made Part of the Confolidated Fund of Ireland; and that all the faid Duties and Drawbacks in and by the faid Schedule granted and allowed, specified, mentioned and contained, shall be paid and allowed according to the Tale, Weight, Measure, Gauge or Value of the faid Articles respectively specified, and also in proportion upon

any greater or less Number, Weight, Quantity or Measure, or Value of fuch Articles, Matters and Things respectively. § 4. 8.]

V. And be it further enacted, That, from and after the said Fifth Duty paid on Day of July One thousand eight hundred and fourteen, during the White or Bay Continuance of this Act, there shall be raised, levied, collected and paid unto His Majesty, his Heirs and Successors, upon the Importation into Ireland of any White or Bay Salt, not being the Growth, Produce or Manufacture, of Great Britain, the Duty following; that is to lay,

Salt, not the Produce of G.B.

For and upon every Bushel of such White or Bay Salt, weighing Fifty fix Pounds, the Sum of Two Shillings Irish Currency:

Which said Duty hereby granted shall be in lieu and instead of any former Duty payable on the Importation of such Salt, and that upon the Exportation of such Salt from Ireland (except to Great Britain), Exportation. there shall be paid and allowed a Drawback of all the Duty which Drawback. shall have been paid on the Importation of the same. See c. 129.

 $\emptyset$  8. and Sch. A. post.

VI. And be it further enacted, That, from and after the said Fifth Day of July One thousand eight hundred and sourteen, and during the Continuance of this Act, upon the Exportation from with Salt that Ireland to any Place except Great Britain, of any Beef, Pork, has paid Duty. Tongues, Hams or Bacon, salted in Ireland with Salt which shall have paid the Duty imposed by this Act (b), or with Salt the Growth, Produce or Manufacture of Great Britain, there shall be paid and allowed to the Exporter of fuch Beef, Pork, Tongues, Hams or Bacon, an Allowance or Bounty in the way of Drawback for or in respect of the Duties charged upon such Salt used in the falting of such Beef, Pork, Tongues, Hams or Bacon, after the Rate of One Shilling Irish Currency for each and every One hundred Pounds Weight thereof; which faid Bounty, hereby allowed and made payable, shall be in lieu and instead of any former Allowance or Bounty in the way of Drawback on such salted Provitions respectively. (b) [See c. 129. § 8. post.]

Bounty paid on Exportation of Beef, &c. falted

VII. And be it further enacted, That when any Person shall Duty repaid on make use of any Salt in the Process of Bleaching, or in the making of Muriatic Acid which shall be used in the Process of Bleaching, fuch Person shall be entitled to receive, and the Collector of the Customs in the District within which such Salt shall have been imported or made, shall repay to such Person all Duties which shall have been paid on the said Salt, on his making it appear to the Satisfaction of the Commissioners of Customs and Port Duties that fuch Salt had paid all Duties due thereon, and had been made Use of in the Process of Bleaching, or in the making of Muriatic Acid for that Purpole.

Salt used in Bleaching, or in making of Muriatic Asig.

VIII. And be it further enacted, That on the Exportation from Drawback al-Ireland of any Coffee, the Growth or Produce of the British lowed on Export-Colonies in the West Indies, and which on the Importation thereof ation of Cosses. into Ireland shall have paid the Duty imposed thereon under the 48 G. 3. c. 80. hereinbefore recited Act of the Forty eighth Year of His Majesty's § 5. Reign, there shall be paid and allowed to the Exporter of such Coffee a Drawback of Seven pence British Currency per Pound Weight, in respect of the Duty imposed by the said recited Act. [See c. 129. § 8. poft.]

C. 81.

Coffee in Packages of not less than 100lb. imported into and exported from Ireland.

Wines paying Duty under 53 G.3. c. 55. entitled to Drawback on Exportation.

Instead of
Duties under
former Acts,
following Duties
paid on French
Wines.

Duties.

Exportation.

Drawbacke

'IX. And Whereas it is expedient to allow Coffee to be im'ported into and exported from Ireland in Packages of One hundred
Pounds;' Be it therefore enacted, That, from and after the passing
of this Act, it shall be lawful to import into and export from Ireland
any Coffee in Packages containing not less than One hundred Pounds
Avoirdupoise; any thing in this or any other Act or Acts of Parliament to the contrary notwithstanding.

X. And be it further enacted, That any Person who at any time since the passing of the hereinbefore sirst recited Act of the last Session of Parliament shall have exported, or who at any time after the said Fifth Day of July One thousand eight hundred and sourteen, shall export from Ireland any such Wines as in the said recited Act are mentioned and described, and on which the respective additional Duties of Excise imposed by the said recited Act shall have been fully paid and satisfied, shall be entitled to and shall receive a Drawback equal to the Duty by the said recited Act imposed on such Wines respectively, and which shall have been actually paid on the same.

XI. And be it further enacted, That, from and after the said Fifth Day of July One thousand eight hundred and sourteen, and during the Continuance of this Act, in lieu and instead of the Duties payable in Ireland on the Importation of the Wines hereinafter mentioned under any Act or Acts in sorce in Ireland at the time of the passing of this Act, there shall be raised, levied, collected and paid, unto and for the Use of His Majesty, his Heirs and Successors, for and upon the Wines hereafter mentioned which shall be imported into Ireland after the Fifth Day of July, or the Duties payable on the Import of which shall not have been duly paid and discharged at any time before the said Fifth Day of July, the several and respective Duties sollowing; that is to say,

For and upon each and every Tun containing Two hundred and fifty two Gallons of French Wine, imported in Shipping of the United Kingdom, the Sum of One hundred and thirty five Pounds and Twelve Shillings British Currency:

For and upon each and every such Tun of French Wine, imported in Foreign Shipping, the Sum of One hundred and thirty nine Pounds Thirteen Shillings British Currency: [See c. 129. § 8. and Sch. A. post.]

And that upon the Exportation of any French Wine which shall have paid the said Duties imposed by this Act, or in respect of which any Repayment or Allowance shall have been made under this Act in manner hereinaster mentioned, there shall be paid in lieu of all Drawbacks on Wine of the like Sorts the several and respective Drawbacks following; that is to say,

For and upon every such Tun of French Wine exported to any British Colony or Plantation in America, to any British Settlement in the East Indies, to China, to Brazil, or to any other of the Territories or Possessions of the Crown of Portugal in South America, or to any of the Territories of the United States of America, the Sum of One hundred and twenty six Pounds Three Shillings British Currency:

For and upon every such Tun of French Wine, exported to any other Country or Place, the Sum of One hundred and twenty one Pounds Four Shillings British Currency. [See c. 129. §8. and Sch. A. post.]

XI. Provided

XII. Provided always, and be it enacted, That the former Draw- Former Drawbacks, payable by Law on the Exportation of any such Wines backs to continue from Ireland in respect of any former Duties thereon, shall remain on Exportation and continue payable on the Exportation of such Wines only whereon on former Duty the whole of such former Duty shall have been fully paid and satisfied, paid. and in respect of which no Repayment or Allowance shall have been made under this Act in manner hereinafter mentioned; any thing hereinbefore contained to the contrary in any wife notwithstanding.

XIII. And be it further enacted, That upon all French Wines Allowance on which on the faid Fifth Day of July One thousand eight hundred French Wine in and fourteen shall be in the Stores or Warehouses, or in the Custody, Power or Possession of any Merchant or Importer of or Dealer in, or Factor, Seller or Retailer of such Wine, and which shall have been charged with and shall have paid all Duties payable on the Importation thereof, and all Duties imposed on the fame, in the Stores, Warehouses, Custody, Power or Possession of such Merchant, Importer, Dealer, Factor, Seller or Retailer, under or by virtue of any Act or Acts in force in Ireland, immediately before the passing of this Act, there shall be received and allowed the Repayment or Allowance following, in respect of the Duties so heretofore paid thereon; that is to lay,

For and upon every Tun, containing Two hundred and fifty two Gallons of fuch French Wine, the Sum of Three Pounds Thirteen Shillings and Six pence British Currency, which Repayment or Allowance shall be paid and allowed in manner directed by this Act.

XIV. And, for ascertaining the Stock of French Wines belonging to all Merchants, Importers of, Factors and Dealers in, or Sellers or Retailers of fuch Wines, on the faid Fifth Day of July One thousand eight hundred and fourteen, in order to the making such Repayment or Allowance thereon to such Merchants, Importers, Factors, Dealers, Sellers and Retailers respectively, be it surther enacted, That every such Merchant, Importer, Factor, Dealer, Mode of ascer-Seller or Retailer, who shall respectively have any such French taining Stock of Wines in his, her or their Possession, in any Warehouse, Store French Wines. Room, Shop, Cellar, Vault or other Place, or in the Custody or Possession of any other Person, for his or her Use (other than and except such Wines as may be in any of His Majesty's Warehouses for Security of the Duties thereon), and who shall claim any Repayment or Allowance under this Act, in respect of the Duties heretofore paid on any such French Wine, shall within One Calendar Month after the passing of this Act, deliver at the Office of the Collector of Excise of the District in which such Wine shall have been on the faid Fifth Day of July One thousand eight hundred and sourteen, a just time + and particular Account in Writing of the Quantity of such French or other Wine, which on the said Fifth Day of July shall have so been in the Custody or Possession of such Merchant, Importer, Factor, Dealer, Seller or Retailer in every such Warehouse or other Place, or in the Custody or Possession of any Person for his or her Use (except as aforesaid), describing the Places in which the same shall be and the Situation thereof, and distinguishing whether such Wines are Red or White; and all Wines in Bottles shall be accounted for, according to the Number of Bottles, without expressing the Number of Gallons of Wine contained in such Bottles, but estimating the Number of such Gallons in the whole by a fair U 3 Calculation

+ Sic.

Oath:

Penalty.

Officers of Excise may enter
Premises of
Dealers in
Wine, and take
an Account of
Stock of French
Wines.

Calculation made on the actual Contents of any given Number of such Bottles indisferently chosen; and every such Merchant, Importer, Factor, Dealer, Seller or Retailer, shall make Oath, or if a Quaker, a solemn Assirmation, before the Collector of Excise of the District, that such Account is a just and true and perfect Account of all such Wines as aforesaid, which Oath or Assirmation such Collector is hereby authorized to administer; and every such Merchant, Importer, Factor, Dealer, Seller or Retailer, or other Person, who shall deliver, or cause to be delivered, any salse or untrue Account, shall forseit the Sum of Two hundred Pounds British Currency.

XV. And be it further enacted, That, for the Purposes of this Act, it shall and may be lawful for any Officer or Officers of Excise, at any time within Two Calendar Months next after the said Fifth Day of July One thousand eight hundred and fourteen, to enter into all or any of the Warehouses, Storehouses, Rooms, Shops, Cellars, Vaults, and any other Places of any fuch Merchant, Importer, Dealer, Factor or Seller of fuch Wine, whether by Wholesale or Retail, who shall have delivered in any such Account as aforesaid, for the Purpose of claiming any such Repayment or Allowance of the Duty on any fuch French Wine as aforefaid, and into any Place where any such French Wine belonging to any such Merchant, Importer, Dealer, Factor or Seller shall in such Account be described to be, and by tasting, gauging or otherwise to take an Account of the Quantity and Quality of all such French Wine on which such Repayment or Allowance shall be so claimed, and then and there found in the Custody of or belonging to any such Merchant, Importer, Dealer, Factor or Seller in any Cask or in any Vessel except Bottles; and also to take an Account of all such French Wines on which such Repayment or Allowance shall be claimed, as shall then and there be found in Bottles, in any other manner than by tasting the same, or by uncorking and opening the Bottles containing such Wine (unless with the Consent of the Proprietor) for the Purpose of ascertaining the Number of Gallons therein, in manner aforesaid; and in case of Refusal of such Consent the Quantity contained in such Bottles shall not be included in the Account taken by fuch Officer, nor in the Quantity for which any fuch Repayment or Allowance shall be granted or allowed; and if any Officer or Officers of Excise, on Demand made by him or them at any fuch Warehouse, Storehouse, Room, Shop, Cellar, Vault or other Place, shall not be admitted therein, or shall not be fuffered to take an Account of all fuch Wines, in manner aforefaid, or if such Merchant, Importer, Dealer, Factor, Seller or Retailer, or Person having the Custody or Possession of such Wines, shall neglect or refuse to shew, or cause to be shewn to such Officer all such Wines in respect of which such Repayment or Allowance shall be claimed as aforesaid in every such Warehouse or other Place respectively, every such Person respectively into or in whose Warehouse or other Place such Officer shall not be admitted or shall not be suffered to take such Account; and every such Person who shall refuse or neglect to shew or cause to be shewn to such Officer all fuch Wines as aforesaid, shall, for every such Offence or Default, respectively forseit and pay the Sum of Two hundred Pounds British Currency.

Penalty.

XVI. And be it further enacted, That in case of any Dispute Officers may between any Officer of Excise and any such Merchant, Importer, take Samples. Dealer, Factor, Seller or Retailer of such French or other Wine, on which such Repayment or Allowance shall be claimed as aforesaid, as to the Nature or Species of any particular Wine, and the Country of which it is the Growth or Produce, it shall and may be lawful for the Officer of Excise, and every such Officer is hereby authorized and empowered, to take at any time or times a Sample or Samples not exceeding One Quart of any fuch Wine, whether in Bottles or in Casks, or in any other Vessel or Vessels, paying for such Wine Samples paid the usual Price thereof; and if such Officer or Officers shall not be for. permitted to take such Sample or Samples as aforesaid, upon his offering to pay for the same after the Rate aforesaid, or shall in any wife be obstructed or hindered by any Person or Persons whatsoever in taking fuch Sample or Samples, the Merchant or Importer of or Seller or Dealer in fuch Wine, or other Person in whose Custody such Wine shall be, shall, for each and every such Offence, forfeit the Sum of Twenty Pounds; and no such Merchant, Importer, Seller or Penalty. Dealer, or other Person shall be entitled to any Repayment or Allowance under this Act, in respect of any Wines of which such Sample shall be refused as aforesaid; any thing hereinbefore con-

tained to the contrary notwithstanding.

KVII. And be it further enacted, That all and every such Officer to make Officer and Officers of Excise who shall take Account of such a Return of Wines, shall make a Return or Report of the same to the Collector Allowance to of Excise of the District, and shall insert in such Return or Report the Amount of the Repayment or Allowance which shall be payable under this Act to any such Merchant, Importer, Dealer, Factor, Seller or Retailer respectively, in respect of the Duties heretofore paid on such Wine by such Merchant, Importer, Dealer, Factor, Seller or Retailer respectively; and such Return or Report shall ascertain the Amount of such Repayment or Allowance, in case such Return or Report shall contain a Quantity equal to or less than the Quantity comprised in the respective Accounts hereinbefore directed to be returned by the Parties respectively to whom such Wine shall belong, and who shall claim any such Drawback or Allowance; but in case the Quantity contained in any such Account of any such Parties shall be less than the Quantity contained in the Account of any Officer so to be taken as aforesaid, or if no such Account shall be taken by fuch Officer, then such Repayment or Allowance shall be calculated by the Collector, to whom any Account shall be delivered by the Parties as aforefaid according to the Quantity contained in such Account of such Parties and verified upon Oath or Assirmation of fuch Parties, in manner hereinbefore mentioned.

XVIII. And be it further enacted, That all fuch Accounts, Accounts, &c. Returns and Reports so to be made under this Act either by the transmitted to Officers of Excise or by the Parties claiming such Drawback or Commissioners Allowances, shall be transmitted by the Collectors of Excise who of Excise and shall receive the same to the Commissioners of Excise and Inland in Dublin. Duties in Dublin; and the faid Commissioners shall thereupon provide for the faid Repayment or Allowance as aforefaid, to the Perfons claiming and entitled to the same, in such manner and at such times as the faid Commissioners, by any Order to be made by them,

or any Three of them, shall direct and appoint.

XIX. And

Levant Goods imported under 43 G. 3. c. 153. liable to Duties payable to Levant Company.

XIX. And be it further enacted, That all Goods, Wares and Merchandize, of the Produce of Countries within the Levant Seas, imported into Ireland under the Authority of an Act made in the Forty third Year of His present Majesty's Reign, intituled An Act to permit, during the Continuance of Hostilities, and until Six Months after the Ratification of a Definitive Treaty of Peace, the Importation into Great Britain and Ireland in Neutral Vessels from States in Amity with His Majesty of certain Goods, Wares and Merchandize; and to impower His Majesty, by Order in Council, to probibit the Exportation of Copper; and to permit the Importation in Neutral Vessels from States not in Amity with His Majesty of certain Goods, Wares and Merchandize, shall be subject and liable to the Duties payable by Law in Ireland to the Levant Company in like manner as if such Goods, Wares and Merchandize had been imported into Ireland directly from Turkey.

4 XX. And Whereas Doubts have arisen whether Foreign Liquors and Tobacco Derelict, Jetsam, Flotsam, Lagan or Wreck, brought or coming into Ireland, are by the Laws now in force in Ireland subject and liable to the Payment of Duties; and such Foreign Liquors and Tobacco have by reason of such Doubts been 6 fometimes fold and carried into Confumption without any Duties having been paid for or in respect thereof, to the great Loss of 6 His Majesty's Revenue and Injury of Persons dealing in such Liquors and Tobacco, for or in respect whereof the Duties have been paid on Importation; Be it therefore enacted, That all such Liquors and Tobacco Derelict, Jetsam, Flotsam, Lagan or Wreck, brought or coming into Ireland, are and shall be subject and liable to the Payment of the same Duties as Liquors and Tobacco of the like Kind regularly imported are by any Law or Laws now in force in Ireland subject and liable to, and shall also be entitled to such Drawbacks and be subject to such Allowances and Abatements as Liquors and Tobacco of the like Kind regularly imported are entitled and subject to; any Law, Custom or Usage to the contrary notwith-

Liquors and Tobacco Derelict, &c. liable to fame Duties as Liquors and Tobacco regularly imported.

Payment of Duties on Liquors and Tobacco Derelict, &c. secured.

standing. XXI. And, for the better securing the Payment of the Duties upon such Liquors and Tobacco respectively, be it surther enacted, That, from and after the Fifth Day of July One thousand eight hundred and fourteen, all and every Person and Persons bringing into Ireland, or finding or discovering on the Coast of Ireland, any Foreign Liquors or Tobacco Derelict, Jetsam, Flotsam, Lagan or Wreck for or in respect whereof any Duty of Customs or Excise is by Law imposed in Ireland, shall within Twenty four Hours next after he, she or they shall have so brought, found or discovered such Liquors or Tobacco, if the same be found on Land, or within Twenty four Hours next after the same shall have been landed, if the same be found at Sea, give Notice thereof to the next Custom House or Excise Office, or to some neighbouring Officer of Customs or Excise, specifying the Place where such Liquors or Tobacco then lie or are deposited, and the proper Officers of Customs and Excise shall thereupon forthwith take a particular Account of the Kinds and Quantities of such Liquors or Tobacco, and shall demand of the Person or Persons in whose Possession such Liquors or Tobacco may be, or who shall have found or brought to Land the same, the full'Duties of Customs and

Excise due in respect thereof; and in case such Duties shall not on such Demand be paid by such Person or Persons, the said Officer of Customs or Excise shall cause such Liquors or Tobacco to be safely and fecurely lodged and deposited in a Warehouse or Warehouses, to be kept in such Warehouse or Warehouses, under His Majesty's Lock, until the Duties of Customs and Excise payable for or in respect thereof shall be paid and satisfied, or until such Liquors or Tobacco shall be sold in manner hereinaster mentioned; and if any Person or Not giving No-Persons shall, from and after the said Fifth Day of July One thou- tice, or removing fand eight hundred and fourteen, bring into Ireland, or find or dif- Articles before cover on the Coasts of Ireland, any Foreign Liquors or Tobacco Account. Derelict, Jetsam, Flotsam, Lagan or Wreck, for or in respect whereof any Duty of Customs or Excise is by Law imposed in Ireland, and shall not give such Notice thereof as aforesaid, every such Person and Persons shall, for every such Offence, forfeit the Sum of One hundred Penalty. Pound British Currency; and if any Person or Persons shall, from and after the faid Fifth Day of July One thousand eight hundred and fourteen, remove, open or alter in Quantity or Quality, or cause to be removed, opened or altered in Quantity or Quality, or aid or affift in the removing, opening or altering in Quantity or Quality Removing, &c. any fuch Liquors or Tobacco, or shall break, sever or destroy or any Liquors, cause to be broken, severed or destroyed, or aid or affist in the Aiding, &c. breaking, severing or destroying any of the Cases or Packages containing any fuch Liquors or Tobacco before fuch Liquors or Tobacco shall have been taken an Account of by the proper Officers of Customs and Excise as aforesaid, and before the said Liquors or Tobacco shall be by them lodged and deposited in a Warehouse or Warehouses as aforesaid, every such Person and Persons so offending shall, for every such Offence, forfeit and lose the Sum of One hun- Penalty. dred Pounds British Currency; and all such Liquors and Tobacco respectively so removed, opened or altered in Quantity or Quality, together with the Casks and other Packages respectively containing the same, shall be forfeited, and the same respectively shall and may be feized by any Officer or Officers of Customs or Excise: Provided If Duties not always, that if the Duties on such Liquors and Tobacco shall not be paid in Eighteen paid or discharged within Eighteen Months next after the said Liquors sold. and Tobacco shall be lodged and deposited in such Warehouse or Warehouses as aforesaid, it shall be lawful for the Commissioners of Customs and Impost + Duties, and they are hereby authorized and empowered to fell and dispose of such Liquors or Tobacco, or any Part thereof, for and towards the satisfying the Duties payable in respect of fuch Liquors and Tobacco, and also the Costs, Charges and Expences attending the conveying such Liquors and Tobacco to such Warehouse or Warehouses, and of the Keeping and Sale of such Liquors and Tobacco, rendering the Overplus (if any) of the Monies arising by the said Sale after Payment of the said Duties, Costs, Charges and Expences to such Person or Persons as shall be by Law entitled to the same; and if upon such Liquors and Tobacco being put up or offered to Sale no Person or Persons shall offer or bid for the same as much or more Money than the Duties payable in respect thereof, together with the Warehouse Rent, Costs, Charges and Expences taken together would amount to, then and in such case it shall be lawful for the said Commissioners of Custome

Months Goods

+ Sic.

Proviso.

toms and Import Duties, and they are hereby authorized and empowered to permit the Person or Persons by Law entitled to the same, to expose or to sell and dispose thereof for Exportation only, subject to the usual Regulations in such cases; or if such Person or Persons should refuse so to do, then to sell and dispose of such Liquors or Tobacco for Exportation, or to destroy the same, as such Commissioners respectively may deem most expedient: Provided also, that nothing hereinbefore contained shall extend or be deemed or construed to extend to prevent any such Liquors or Tobacco, as the said Commissioners may deem necessary for that Purpose, being sold Duty-free for the Payment of the Salvage Expences incurred in respect thereof.

Claims of Lords of Manors and other Persons to Derelict Goods preserved.

XXII. Provided also, and be it further enacted, That the Lord of the Manor on which such Liquors or Tobacco shall be found, or other Person having by Law just Claim thereto, or where no such Lord of the Manor or other Person having such just Claim shall exist, then the Person or Persons bringing into Ireland, or finding or discovering on the Coast thereof any such Foreign Liquor or Tobacco, shall be at Liberty to retain the same in his, her or their own Custody or Possession for the Space of One Year and One Day, to be computed and reckoned from such bringing, finding or discovering thereof, on his, her or their entering into Bond to His Majesty, his Heirs and Successors, with Two sufficient Sureties, to be approved of by the Collector of Customs for the Port, or Collector of Excise for the District where the said Liquors or Tobacco shall be found, in Treble the Value of such Liquors or Tobacco, as the case may require, for the Payment of the Duties for or in respect thereof, at the End and Expiration of such Year and Day, or in Default of such Payment to reftore such Liquors and Tobacco at the End or Expiration of such Year and Day to the proper Officer or Officers of the Customs or Excise, in the same State and Condition as the same was or were in at the time of such bringing, finding or discovering thereof; any thing hereinbefore contained to the contrary in any wife notwithstanding.

Duties payable on Goods not entered, although imported before July 5, 1814. XXIII. And be it further enacted, That the several and respective Duties by this Act granted on the Importation into Ireland of the Goods, Wares and Merchandize mentioned in this Act, and the Schedule thereto annexed, shall be charged and payable on all such Goods, Wares and Merchandize as shall not have been entered on er before the said Fifth Day of July One thousand eight hundred and sourteen, or on which the Duties due and payable on the Importation thereof shall not have been paid, notwithstanding such Goods, Wares and Merchandize may have been imported into Ireland before the said Fifth Day of July One thousand eight hundred and sourteen, or before the passing of this Act.

And also Goods warehoused before that Day.

XXIV. Provided always, and be it further enacted, That the Duties granted, mentioned and set forth in this Act and the said Schedule (a) shall be charged and payable on all such Goods, Wares and Merchandize therein mentioned, as, having been imported into Ireland, shall have been or shall be warehoused, or shall be or shall have been secured without the Duties due on the Importation thereof having been first paid, and shall remain so warehoused or secured on or after the said Fifth Day of July One thousand eight hundred and

fourteen, in pursuance or by Authority of any Act or Acts of Parliament in force in Ireland for that Purpose, although such Goods, Wares or Merchandize may have been imported before the said Fifth Day of July One thousand eight hundred and fourteen: Provided Provisa. always, that such Duties shall not be charged or payable on any such Goods, Wares or Merchandize, until the Duties which such Goods, Wares or Merchandize shall have been subject to before the said Fifth Day of July One thousand eight hundred and fourteen, shall be payable by Law.

XXV. Provided also, and be it enacted, That in all cases where the Duties secured Whole or any Part of the Duties on the Importation of Goods, by Bond. Wares and Merchandize into Ireland, are permitted to be secured by Bond or otherwise, by virtue of any Act or Acts of Parliament in force in Ireland at the time of such Importation, the Duties by this Act and the Shedule (a) thereto annexed, granted or imposed, may in like manner and under the same Rules, Regulations, Restrictions and Conditions, be permitted to be secured by Bond or otherwise.

(a) [Repealed, c. 129. § 8. post.]

XXVI. And be it further enacted, That, from and after the Packages of and fifth Day of July One thousand eight hundred and sourteen, Goods entered where any Goods, Wares and Merchandize whatever, intended to be for Exportation exported from Ireland, shall be entered for Exportation, if any Pack-ing to Law, and age, Cask or Vessel, in which any such Goods, Wares and Merchan- Contents to dize mentioned in such Entry shall be contained, shall not be duly agree with described in manner directed by Law, or if the Goods contained in Account. each particular Package, Cask or Vessel, shall not agree with the Account of the Contents of fuch Package, Calk or Vessel, fuch Goods, Wares and Merchandize, together with the Package, Cask or Vettel, in which the same shall be contained, shall be forfeited, and may be feized by any Officer of the Customs or Excile at any time after such Entry made, and at any time either before or after the same shall be actually shipped off or shipped on board any Ship or Vessel for Exportation.

described accord-

XXVII. And be it further enacted, That in all cases where any How Value of Duties of Customs imposed by any Act or Acts in force in Ireland, upon the Exportation of Goods, Wares and Merchandize from Ireland are charged, not according to the Weight, Tale, Gauge or Measure, but according to the Value thereof, such Value shall be Exportation. taken and confidered as the same shall be at the Port of Exportation, without any Deduction or Abatement what soever, except of so smuch as the Duties of Customs or Excise paid thereon or payable at the time of the Entry of such Goods, Wares and Merchandize, shall emount unto, and that such Value shall be ascertained (except as in this Act is provided) by the Oath of the Exporter or Proprietor of Oath. fach Goods, Wares and Merchandize, or of his known Agent or Factor; and in case any Goods, Wares or Merchandize shall not be valued according to the true Intent and Meaning of this Act, then it shall be lawful for the proper Officer or Officers of the Customs to cause the same to be detained, and the said Goods, Wares or Merchandize shall be dealt with, and the proper Officers of the Customs shall proceed in every respect, except as hereinafter is provided, in the manner prescribed in and by an Act passed in the Forty fixth Year of His pre- 46 G. 3. c.87. Tent Majerty's Reign, intituled An All more effectually to regulate the \$ 8.

Collection of the Duties on Goods, Wares and Merchandize imported or

Goods taken in ascertaining Duties payable on

exported

exported into or from Ireland; and the Payment of Bounties, Allowances and Drawbacks thereon, with respect to Goods imported subject to Duty ad valorem.

In cases where Goods undervalued, Exporter paid Value according to Oath on Entry.

46 G. 3. c. 87.

When real Value cannot be ascertained, Collector to permit Exportation of Goods on certain Conditions.

XXVIII. Provided always, and be it further enacted, That is case any Goods, Wares or Merchandize, subject to Duty on Exportation, according to the Value thereof, shall on Examination by the proper Officers of the Customs be found to be undervalued, and shall on that account be detained, the Exporter or Proprietor shall in fuch case be paid the Value of such Goods, Wares and Merchandize, according to the Oath made on the Entry thereof for Exportation, together with the Amount of the Customs paid thereon at the time of the Entry thereof, without any further Allowance whatfoever;

any thing in the said recited Act passed in the Forty sixth Year of His present Majesty, or in any other Act or Acts of Parliament,

to the contrary thereof notwithstanding. XXIX. And be it further enacted, That if at the time of making the Entry for the Exportation of any Goods, Wares or Merchandize of the Growth, Produce or Manufacture of Ireland on which any Duties of Customs are charged or are payable according to the Value thereof, the Exporter or Proprietor of such Goods, Wares or Merchandize so entered for Exportation, or his known Agent or Factor, shall not be able to ascertain the true and real Value thereof, it shall be lawful for the Collector or other Chief Officer of the Customs at the Port of Exportation, to permit such Exporter or Proprietor, Agent or Factor, to ship or export such Goods, Wares or Merchandize, upon making Oath that such real Value cannot be ascertained, and upon Bond being given either by the Exporter or Proprietor of fuch Goods, Wares or Merchandize, or by the known Agent or Factor of such Exporter or Proprietor, to His Majesty, his Heirs and Successors, with One sufficient Surety in Treble the Amount of the supposed or estimated Duty on the Value of such Goods, Wares or Merchandize conditioned for the Payment of the faid Duties, within Three Months, and according to the true and real Value thereof, and for producing the Invoice and Bills of Parcels, or such other Documents as shall be required by the Collector or other Chief Officer of the Customs at the Port of Exportation, in case the Production thereof shall be thought necessary by such Officers of the Customs, for the Purpose of ascertaining the true and real Value of such Goods, Wares or Merchandize, so exported as aforefaid.

Names of Exporter and Agent specified in Entry, &c.

XXX. Provided always, and be it further enacted, That upon the Exportation of all Goods, Wares and Merchandize, of which the real Value cannot be ascertained, and in cases where the Duties are allowed to be secured by Bond as aforesaid, the Name of the actual and real Exporter, whether such Exporter shall be the Proprietor, or the Agent or Factor of the Proprietor, shall be specified in the Entry, together with the Name of the Agent or Factor making the Entry and giving such Bond, and an Oath of the Value of fuch Goods, Wares or Merchandize according to which the Duties shall be ascertained and paid and the Bond cancelled, shall in all fuch cases be made and signed by such actual and real Exporter, and not by any Clerk, Agent or Broker of such Exporter.

XXXI. And be it further enacted, That if any Exporter of any fuch Goods, Wares or Merchandize entered for Exportation shall

know-

False Oath of Value.

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knowingly and fraudulently make any false Oath of the Value of any such Goods, Wares or Merchandize, after the same shall have been allowed to be shipped for Exportation, every such Exporter shall, for every such Offence, forfeit a Sum equal to the true and real Penalty.

Value of all such Goods, Wares or Merchandize.

XXXII. And be it further enacted, That the several Rates and Duties, &c. how Duties and Drawbacks and Bounties by this Act continued or granted or allowed and made payable, and all and every Fines, Penalties and Forfeitures under this Act, shall be raised, levied, collected, paid and applied in the same manner and under such Powers and Authorities, and by fuch ways and methods, and under fuch Rules and

Directions, as are appointed, directed and expressed for the raising, collecting, levying and paying, and managing of Duties and Drawbacks payable on Goods, Wares and Merchandize imported into and exported from Ireland, or for the levying and applying any Fines, Penalties or Forfeitures, in and by an Act of Parliament made in Ireland, in the Fourteenth and Fifteenth Years of the Reign of 14 & 15 Car. 2. His late Majesty King Charles the Second, intituled An Att for (1) Sess. 4. c. 8. settling the Excise or new Impost upon His Majesty, his Heirs and Suc-

cessors, according to the Book of Rates therein inserted, or in and by an Act made in the Forty fixth Year of His present Majesty's Reign, 46 G. 3. c. 106.

intituled An Att to provide for the better Execution of the several Atts &c. relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commisfioners of Inland Excise and Taxes in Ireland, or in and by any other Act or Acts in force in Ireland relating to the Revenue of Customs and Excise, or either of them, as fully and effectually, to all Intents and Purposes, as if the same Powers and Authorities, Rules and Directions, Penalties and Forfeitures were herein expressed and en-

acted, with the like remedy of Appeal to and for the Party or Parties Appeal. aggrieved, as in and by the said Act, passed in the Fourteenth and Fifteenth Years of the Reign of His late Majesty King Charles the

Second, or in and by any other Act or Acts as aforefaid is provided. [See c. 129. § 8. 34. post.]

XXXIII. And be it further enacted, That this Act shall be and Continuance of continue in force until and upon the Fifth Day of July One thousand Act.

eight hundred and fifteen, and no longer.

XXXIV. And be it further enacted, That this Act, or the Acts Act altered, &c. hereby continued, or any of them, may be altered, amended or repealed, by any Act to be made in this present Session of Parliament.

# SCHEDULE to which this Act refers.

	Duty.			ry. Drawba		
ALMONDS; viz.	€.	s.	d.	₤.	s.	<b>d</b> .
Bitter, the Cwt	1	11	8	0	13	4.
Jordan, the Cwt	4	15	0	2	0	0;
of any other Sort, the Cwt.	2	7	6	τ	0	0
Ambra Liquida, the lb	1 4 2 0	5	61	0	2	4
Anchovies, the lb	0	0	71	0	0	3:
Asses, each	3	6	6	-		1
Bladders, the Dozen	0	0	43	0	0	2,
Bottles; viz.			<b>▼</b>			
of Earth or Stone, the Dozen -	0	3	2	_		, <b>1</b>
of Glass, covered with Wicker, the Do-		3	•			1
zen Quarts	I	1	91	_		,
of green or common Glass, full or empty,	] -		74			į
not of less Content than One Pint, and				1		. !
not being Phials, the Dozen Quarts -	0	7	II	_		
of Glass, not otherwise enumerated or de-	i e	/		ł		
fcribed, for every £100. of the Value		0	0	١ _		,
Note.—Flasks in which Wine or Oil	134	O				,
is imported are not subject to Duty.	ł					
Bracelets or Necklaces of Glass, the Gross, con-				ł		
taining 12 Bundles or Deckers, each Bun-	L	_		1		
dle or Decker containing 10 Necklaces	0	9	6	-		,
Bristles; viz.						
dressed, imported in a British-built Ship,			<b>T</b>		_	
the Dozen lbs.		II	IC	0	5	0
not imported in a British-built			•	1		_
Ship, the Dozen lbs		12	8	0	5	0
rough or undressed, imported in a British-						,
built Ship, the Dozen lbs		3	64	0	I	•
not imported in a British-built			_			•
Ship, the Dozen lbs	0	3	112	0	I	Ó
Bristles undressed may be warehoused				1		
under certain Conditions, Regu-	1			1		
lations and Restrictions. See						
48 G. III. cap. 32.				1		
Brooms; vizt.						
Flag; or Whisk Brooms, the Dozen -	0	0	9	<b>[</b> ] -		•
			1			
Carmine, the Oz	10	3	11	<u> </u>		,
Carpets; viz.				1		
of Turkey, under 4 Yards Square,	1					
the Carpet	I	3	9	1 -		1

•			Ι	Duty.		Drawback			
Carpets; viz.			€.	s.	d.	£.	s.	d.	
4 Yards Squar	e and not	cx-		•					
ceeding 6 Yards Squa			4	15	0	_		•	
exceeding 6			•	•					
the Carpet -	-		7	18	4	} -			
Clocks, for every £100. of the Va	lue	_	50	7	6	-		•	
Cork, imported in a British-built S.	hip, the C	wt.	-		11	0	3	4	
— not imported in a British-built			0	8	81			4	
Cortex, Cariophylloides, the lb.	÷		0	0	9½	2	0		
Costus, the lb.	_	_ [	0		72 117	•	,	T 5	
Cranberries, the Gallon -	_	_	0	I	2	-		J	
Cubebs, the lb.	• -				_			4	
	-	- [	0		9 <sup>1</sup> / <sub>2</sub>	0	0	4	
Cucumbers, pickled, the Gallon	Totas	-	0	2	45	ļ			
preserved in Salt and V		į	سمس		_	·			
for every £100. of	the value		59	7	6	1		•	
Cyperus, the Cwt.	•	-	0	15	10	0	6	8	
	<b>a</b> 1		•		_			_	
Down, imported in a British-built	•		0	I	24	•	0	6	
not imported in a British-bu	ilt Ship, th	e ih.			4 5	1	0	6	
Drawings, coloured, each	-	-	0	3	2		_		
plain, each	•	' -	0	1	7	}			
Elephants Teeth, the Cwt.	-	-	3	19	2	I	13	4	
Enamel, the lb.	• •	•	0	7	$1\frac{1}{2}$	0	3	0	
Effence of Spruce, for every £100			31	13	2 1 ½ 4	13	6	8	
the Produce of and						Ì			
any British Cole									
or Settlement i		- 1							
for every £100	of the V	alue	15	16	8	6	13	4	
		_							
Glovers' Clippings, fit only to make (	Glue, the	Cwt.	0	4	9				
Grains of Paradise, the lb.	-	-	0	1	114	0	0	10	
Gum Copal, the lb.	-	-	0	1	7	0	0	8	
_					-	ŀ	٠		
Hair, Horse, for every £100. of the	he Value	-	31	13	4				
Handscoops, the Dozen	-	-	0						
Tarpstrings, the Gross, containing 1	2 Dozen K	nots-	0	6	4	0	2	8	
Hats; viz.		•			•				
- Bast, Chip, Cane or Horsehai	r Hats or ]	Bon-	-						
mets, each Hat or Bonnet							_		
22 Inches in Diameter, the		-	0	10	81	Ī			
each Hat or Bonnet		22			•				
Inches in Diameter,	\	_	T	1	ΛĮ	•			
Straw Hats or Bonnets, each				•	72		<del></del>		
not exceeding 22 Inches in									
the Dozen -	- Amicicly	-	^	Ω	•				
uic avacti	<del>-</del> ,		3	9	I	1			

	Duty.			Drawback.		
Jata a mire		<b>s.</b>	<u>d</u> .	€.	<b>.</b>	<b>d</b>
Hats; viz.	æ.	3.			••	
Inches in Diameter, the Dozen -	6	16	9		_	
	U	10	•			ļ
Hay, the Load, containing 36 Trusses, each Truss	_	•				ł
being 56 lbs			114			1
Heath, for Brushes, the Cwt	0	9	14			
Hermodactyl, the lb	0	0	93	0	O	4
Hides; viz.						
Buffalo, Bull, Cow or Ox, in the Hair				}		- }
not tanned, tawed, curried or in any				}		1
way dreffed;	}			}		
imported in a British-built Ship,			_			1
the Hide	0	0	91			l
not imported in a British-built						
Ship, the Hide	0	2	41/2		-	
tanned and not otherwise dressed,				1		
the lb.	0	0	117			į
imported from any British Colony	}		•			Ī
or Settlement in Africa,				1		
the Hide		0	<b>∆</b> ³			}
Horse, Mare or Gelding, in the Hair, not			1 7	1		1
tanned, tawed or curried, or in any way						1
dreffed;				1		
imported in a British-built Ship,				1		- 1
		_	~1			}
the Hide		0	93			
- not imported in a British-built Ship,		•	. 1			
the Hide	1	2	43			- 1
tanned, and not otherwise dressed,			•	,		<u> </u>
the lb.		0		1		· [
Hoofs of Cattle, for every £100. of the Value	31	13	4			·
						l
Ivory, the lb	0	5	13	•	•	٠ .
	}			_		
Kelp, imported in a British-built Ship, the Cwt.	0	13	5		5	8
not imported in a British-built Ship, the Cwt.	.   0	14	3	0	5	8
<b>-</b>						i
Lace; viz.	1			1		
—— Silk Lace, for every £100. of the Value	39	) II	8	1	شيبين	, j
—— Thread Lace; viz.				ţ		
- under 5s. the Yard in Value, the Yard		2	4	į.		
- of 5s. and under 10s. the Yard in Value	,		•	-		
the Yard -		2	11	1		•
of 10s. and under 15s. the Yard in	•	J		]		
Value, the Yard -	<b>T</b> .	) 4	. 9			,
of 158. and under 208. the Yard in		- 7	7			
Value, the Yard -		5 6	<b>9</b>	4		,
A winch min T win	•	_	, ,	41		,

				Duty.			Drawback.		
Lace; viz.				€.	s.	d.	€.	s.	d.
- of 20s, and u		the Yard	in			_			,
Value, the		•	<u>, -  </u>	Q	7	34	}	-	
of 25s. the Yar for every			15,	39	7 T	R			
Lapis Contrayervæ, the C		T WING	-			113		0	10
—— Tutia, the lb.	•	•	- }			71			
Lard, the Cwt.	-	•	-		•	11		-	
Lead, Pig, for every £10	oo. of the	Value		3 I	13	4			
Leather, any Article manufacture whereof I						!			
able Part, not otherwise	-								
for every £100. of the			- 1	143	10	0			
Lentiles, the Bushel	<b>;•</b>	. 4	-	0	0	9 1/2		_	
Litmus, the Cwt,	•	•	-	•	3	$11\frac{1}{2}$	1	<del></del>	
Mace; viz.									
the Produce of,	and impor	ted from, a	nv				i		
British Colony o									
the lb.	-	-	-	0	7	1 1 2		<del>نن</del>	
imported under L			-		9	14	Q	3	10
Madder of all Sorts, for en				5	0	0			
Root unmanufact Country or Place	• •	_		_	Free				
Millboards, the Cwt.	_	-	-	3	_	,		. 4	
Mother of Pearl Shells, r	ough, the	lb	•	_	0	91/2	0	0	4
Mules, each		•	•	•	19	9			
Myrobalanes, the Civit.	•	7	-	0	II	I			
Oker, the Cwt.	•	-	•	0	6	83		<b>2</b>	10
Olives, the Gallon	-	•	•	ł	2	<u>:</u>			- 4
Otto of Roses, or Oil of	Roses, the	Oz.	-			10	' a	5	•
Oysters, the Bushel	•	•	*	0	İ	2			
Painters Calaura and athe		marnted or a	_ما،						
Painters Colours, not other feribed, the lb.	rwne enu	meiared of (	uc*	O	0	91	0	<b>6</b>	,
Pewter, old, the Cwt.	<b>-</b>	•	-	I	8	у <u>г</u> б		12	Ć
Pickles of all Sorte, not	otherwise (	enumerated	or		-	_			_
described, the Gallon	•	<b>*</b>	-	0	4	5		~76	
Pictures; viz.	<b>.</b>	L. N'O	}	_	^	<u>-</u>			
under Two Fee	_ •		-	3	R	I		<u> </u>	
Feet square,			- 41	6	16	2			
of Four Feet sq						-	ł	-7	
the Picture	-	•	-	10	4	3		_	
54 Gro. III,	¥					7	-		

		T)		D	
				Drawl	
Dink Post the 1h	£.	<b>5.</b>	d. '	£. s.	d.
Pink Root, the lb Platting, or other Manufactures; viz.	"	• 0	93		7 4
of Ball, Chip, Cane or Horsehair, to be					ı
used in, or proper for making Hats or					
Bonnets, the lb		5	114		<b>-</b> !
of Straw to be used in, or proper for					, I
making Hats or Bonnets, the lb.		17	•		-
Plums dried, the lb	0	I	24	0 0	•
Polypodium, the lb	50	Ç	44	0 0	2
Pomatum, for every £100. of the Value - Potatoes, the Cwt	39	7	113	25 0	0
Prints; viz.		•	4		
Paper Prints, plain, the Piece	0	I	7		.
					İ
for every £100. of the Value	59	7	6		İ
Quills; viz.			}		- 1
Goose Quills, the 1,000 -	0	2	41/2	0 1	0
- Swan Quills, the 1,000 -		_	IOI	0 5	0
			2	,	
Rags, Old, Old Ropes or Junk, or Old Fishing Nets, fit only for making Paper or Paste-			I		
board, or for the Purpose of Manure,			•		1
imported in a British-built Ship, the			İ		- }
Ton containing 20 Cwt	I	5	84	_	
not imported in a British-				•	
built Ship, the Ton con-			ł		
taining 20 Cwt.	I	7	34	-	
Rape Cakes, the Cwt.	0	I	7		- 1
			0	4 7	9
Resinæ Jalappæ, the lb.	0	6	81	0 2	IO
Rice, imported from any British Colony or Plan- tation, the Cwt.	0	~	61	•	
— not imported from any British Colony or	J		6#	0 3	- <b>2</b> ^-
Plantation, or from any of the Possessions					
of the East India Company, the Cwt	I	0	Oi	0 3	2
				•	
Saccharum Saturni, the lb.	0	8	92	0 0	4
Safflower, the Cwt			I	_	Ī
Sal Tartari, for every £100. of the Value	50	7	6 2	5 0	
Seed; viz.	J	•		•	
Animi Seed, the lb.	0	0	43	0 0	2
— Carrot Seed, the lb.	0	0	71	0 0	3
Sal Gem, the Cwt.  Sal Tartari, for every £100. of the Value  Beed; viz.  Animi Seed, the lb.  Carrot Seed, the lb.  Furze Seed, the Cwt.  Soap; viz.	0	0	71		1
Soap; viz.					1
Hard, the Cwt.	4	3	11	-	1

	Duty.			Drawback.			
Soap; viz. —— Soft, the Cwt.				£. s.	d.		
Soaper's Waste, the Ton containing 20 Cwt.  Spikenard, the lb.	3	3	3 2 9 <del>1</del>		2		
Squinanthum, imported directly from the Place of its Growth, the lb.	0		• _	0 0			
not imported directly from the Place of its Growth, the lb.					R		
Steel, for every £100. of the Value Sticks; viz.	59	7.	7	_			
Walking Sticks, for every £100. of the Value	ť0	7	.6		ļ		
Stone; viz.  Marble Basons, Tables, Mortags and other	Jy	•					
polished Marble (except Grave Stones and Paving Stones polished), the Foot square					İ		
fuperficial Measure  Marble Blocks, the solid Foot	•	3	2	0 1	4		
Sculptured Marble and Statuary, the Cwt	G	2	91	-			
Tails; viz.  Buffalo, Bull, Cow or Ox Tails, the Hundred	•	•					
containing Five Score Tallow, imported in a British-built Ship, the Cwt.	0	<b>5 3</b>	11 <sup>4</sup> 2	0 2	6		
mot imported in a British-built Ship, the Cwt	0	3	114		·		
Terra; viz.  Japonica, the lb.	0	0	91	0 0	4		
Sienna, the Cwt	1		8	_			
Tobacco Pipes, for every £100. of the Value Tongues; viz.	79	3	4				
	0	I	114				
for every £'100. of the Value Tow, imported in a British-built Ship, the Cwt.	31	13	<b>4 6</b>	0 4	0		
—— not imported in a British-built Ship, the Cwt. Treacle of Venice, the lb.	Q	_	33	0 4 0 I	0		
Tubes for smoaking, for every £100. of the Value Tubs, of Wood, for every £100. of the Value	59 59	_	6 ·	_			
Turbith, imported directly from the Place of its Growth, the lb.	0	2	41	0 1	o		
not imported directly from the Place of its Growth, the lb.	•	4	9	Q 2	•		
Wasers, the lb	•	I	24	-			

## CAP. LXXXII.

An Act to grant to His Majesty Duties upon Auctions in. Ireland, in lieu of former Duties thereon, and to provide for the regulating and fecuring the Collection of the said Duties, and to prevent Frauds therein. [1st July 1814.]

Most Gracious Sovereign,

\* W E Your Majesty's most dutiful and loyal Subjects the Commons of the United Kingdom of Great Britain and Ireland, 4 in Parliament assembled, towards raising the necessary Supplies to 6 defray Your Majesty's Public Expences in Ireland, have freely and ' voluntarily resolved to give and grant unto Your Majesty the Duties hereinafter mentioned; and do most humbly beseech Your Majesty that it may be enacted, and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Commencement of this Act, there shall be granted, raised, levied, collected and paid unto His Majesty, his Heirs and Successors, upon and in respect of the several Articles and Things mentioned, set forth and expressed in the Schedule hereunto annexed, the feveral Sums of Money and Duties as they are respectively described and set forth in the said Schedule; and the said Schedule and all the Exceptions, Exemptions and Regulations therein contained shall be deemed and taken to be Part of this Act to all Intents and Purposes; and the said several Duties shall be in lieu and full Satisfaction of all Duties granted on Auctions in Ireland by any former Act or Acts of Parliament.

Duties Specified in Schedule levied.

Auction Duties 47 G. 3. Seff. 1. e. 19. to ceale.

II. And be it further enacted, That, from and after the Commencement of this Act, the several Duties granted on Auctions in Ircland, by an Act made in the Parliament of the said United Kingdom, in the Forty seventh Year of His present Majesty's Reign, intituled An All to grant to His Majesty certain Inland Duties of Excise and Taxes in Ireland, and to allow certain Drawbacks is respect thereof, in lieu of former Duties of Excise, Taxes and Drawbacks, and also all Exemptions of the said Duties granted or allowed by the said recited Act, shall cease and determine, and be no longer paid, granted or allowed fave as in this Act is hereafter provided. 'III. And Whereas the Laws now in force for securing the

6 Collection of the Duties on Auctions in Ireland have been found insufficient for the Purpose, and it is expedient that the same should cease and be repealed, and that one new Law, with such Pro-' visions as may be necessary, should be enacted;' Be it therefore 47 C. 3. Seff. 1. enacted, That Three several Acts, one made in the Forty seventh Year of His present Majesty's Reign, intituled An All to secure the Collection of the Duties on Auctions in Ireland, and to prevent Frauds therein; and one other Act made in the Forty eighth Year of His faid Majesty's Reign, to amend the said recited Act of the Forty seventh Year of His present Majesty's Reign; and one other Act made in the Forty ninth Year of His said Majesty's Reign, intituled An All to amend the several Alls for securing the Colletion of the Duties on Audions in Ireland; and also so much of Two several

Acts, one made in the Forty ninth Year of His said Majesty's

Reign,

48 G. 3. c. 63.

C. 17.

49 G. 3. c. 100.

49 G. 3, c. 75. \$ 10.

Reign, intituled An All to provide for the better Collection of the Duties and Taxes on Carriages, Servants, Horses and Dogs in Ireland; and the other made in the Fifty second Year of His said 52 G. 3. c. 97. Majesty's Reign, intituled An AB to amend several ABs relating to the Revenue of Inland Excise and Taxes in Ireland, as relates or relate to the collecting and securing the Duties payable upon Auctions in Ireland, and to any Exemptions from the same, shall, from and after the Commencement of this Act, cease and determine, and the same are hereby repealed, save so far as the same or any of them repeal or repeals any former Act or Acts of Parliament relating to Auctions, or to any Exemptions therefrom, or to any Exception. Charge, Matter or Thing therein relating to Auctions: Provided Provide. always, that nothing herein contained shall extend or be construed to extend to affect or take away any of the Regulations or Provisions, Powers or Authorities contained in any Act or Acts in Force on or before the Commencement of this Act for the profecuting, suing for, recovering, levying or collecting any Duties on Auctions, or any Arrears of such Duties, or any Fine, Penalty or Forfeiture relating to Auctions, or for allowing any Exemptions from such Duties. which shall or may be incurred or become due on or before the Commencement of this Act; and that all and every such Regulations and Provisions, Powers and Authorities shall be and remain in full Force and Effect for the levying and collecting the faid Duties and Arrears of the said Duties, Fines, Penalties or Forfeitures, and for allowing the said Exemptions, as if this Act had not been made.

§ 18 as relates to Auctions,

IV. And be it further enacted, That all Monies arising from Duties carried \* the Duties by this Act granted, the necessary Charges for collecting to Consolidated and paying the same being deducted, shall be carried to the Consolidated Fund of Ireland.

Licence.

V. And, for the better fecuring the Payment of the Duties on Auctioneers to Auctions in Ireland, be it enacted, That no Person whatever, who take out at any time after the Commencement of this Act shall exercise the Trade or Business of an Auctioneer or Seller by Commission at any Sale of any Estate, Goods, Chattels or Esfects what soever, by Outcry, knocking down of Hammer, by Candle, by Lot, by Parcel, or by any other Mode of Sale at Auction, or whereby the highest Bidder is deemed to be the Purchaser, or who shall act in such Capacity, shall vend or sell, or put up to sale any Estate, Goods, Chattels or Effects what soever by Public Sale or otherwise by way of Auction as aforefaid in any manner whatfoever in Ireland (except only in the Exception. cases in the said Schedule to this Act annexed particularly specified and mentioned), without first taking out a Licence to sell by Auction from the Commissioners of Inland Excise and Taxes in Ireland, or any one of them, or from some Person or Persons appointed by the faid Commissioners, or any Three of them, for that Purpose; and every fuch Licence shall be duly stamped according to Law, and Stamped. shall be of Force until the Twenty fifth Day of March next after the time of the granting thereof and no longer; and if any Person shall exercise the said Trade or Business of an Auctioneer, or act Exercising in fuch Capacity in Ireland, without having such Licence in force, Trade without such Person shall forfeit for every such Offence the Sum of Fifty Licence. Pounds.

of

Licence renewed annually.

Penalty.

Security by Bond given before obtaining Licence \_

for Dublin, &c.

for other Parts.

Licence produced when required.

Penalty.

VI. And be it further enacted, That every such Licence shall be renewed annually Ten Days at least before the Expiration thereof; and if any Auctioneer having had or who shall have any such Licence, and continue to carry on the Trade or Business of an Auctioneer in the Year next ensuing the Expiration of such Licence, and shall have omitted to renew the same within the time aforesaid, every such Person shall, for every such Offence, forfeit the Sum of Twenty Pounds.

VII. And be it further enacted, That every Person in Ireland, who at any time after the Commencement of this Act shall exercise the Trade and Business of an Auctioneer or Seller by Commission, or who shall act in such Capacity, shall, previous to receiving his Licence, give Security by Bond to His Majesty, his Heirs and Successors, with Two sufficient Sureties, which Bond any Person authorized to grant such Licences is hereby authorized and empowered to take in manner following; that is to fay, every Person who shall exercise such Trade or Business, or act in such Capacity within every Part of the District of the Metropolis of Dublia, or within Six Miles of the Castle of Dublin, or within the City of Cork, or the City of Waterford, or the City of Limerick, including all Places furrounded by the said Cities respectively, and that Part of the City of Limerick called Saint Francis's Abbey, and within the rest of the respective Counties of the said Cities, and in the Town of Belfast, shall give such Security by Bond, himself in the Sum of Five hundred Pounds, and Two Sureties in the Sum of One hundred Pounds each; and every Person who shall exercise such Trade or Business, or act in such Capacity in any other Part of Ireland, shall give such Security by Bond, himself in the Sum of Two hundred and . fifty Pounds, and Two Sureties in the Sum of Fifty Pounds each, the Condition of which Bonds respectively shall be, that the said Person who shall exercise such Trade or Business, or who shall act in such Capacity as aforesaid, shall and will make and deliver, or cause to be made and delivered, all and every such Catalogue, Declaration and Account, as the case may be, of all and every Sale and Sales by him held or intended to be held, as he shall be by Law required to make and deliver, and also shall and will make Payment of all and every Sum or Sums of Money arising or becoming due to His Majesty, his Heirs or Successors for the Auction Duty,. for or in respect of all and every such Sale and Sales, at such time or times as the same shall by Law be payable; and also shall and will comply with all Rules and Regulations respecting the Sale or putting up to sale of any Goods, Wares or Merchandize to be fold or put up to sale by him in manner prescribed by this Act, or any other Act hereafter to be in Force for securing the Collection of the said Duties.

VIII. And be it further enacted, That if any Person selling by Auction, and who by this Act is required to take out a Licence to fell by Auction, shall not at the time of any such Sale by Auction, on Demand of any Officer of Inland Excise and Taxes, or of any Officer of Customs and Port Duties in Ireland, produce and shew to such Officer a Licence to such Person to sell by Auction in Force, fuch Person so selling shall, for every such Default, forfeit the Sum of Fifty Pounds, and it shall be lawful for any Peace Officer, at the Request of any such Officer of Inland Excise and Taxes, or Officer

of Customs and Port Duties, to take such Person so selling by Auction and not producing such Licence, into Custody, and to bring him before a Justice of the Peace, who, upon Proof of the Fact, shall commit such Person to the House of Correction or other Gaol for any Imprisonment. time not exceeding One Calendar Month.

IX. And be it further enacted, That if any Person shall forge, Forging or using alter or counterfeit, or shall cause to be forged, altered or counter- a forged Licence. feitedany Licence to fell by Auction, or shall produce or make use of, or cause to be produced or made use of as a true Licence to sell by Auction any such forged, altered or counterfeited Licence or any Paper purporting to be a Licence in Force to fell by Auction, and not being such Licence in Force, such Person shall forseit the Sum of Fifty Pounds.

X. And be it further enacted, That any Licence to fell by Auction Stamp Duty to the Stamp Duty whereon shall be of the highest Amount payable by regulate Places Law on any such Licence, shall authorize the Person or Persons Licence. licensed thereby to sell by Auction in any Part of Ireland whatever, without any further or other Licence and any Licence; to fell by Auction the Stamp Duty whereon shall be of less Amount than aforesaid shall authorize the Person licensed thereby to sell by Auction in any Part of Ireland, fave and except such Parts or Places, the Duty payable on any Licence to fell by Auction wherein shall be of higher Amount.

Penalty.

XI. And be it further enacted, That every Person carrying on Alone or in the Trade or Business of an Auctioneer, whether alone or in Part. Partnership to nership with any other Person or Persons, shall be obliged to take take Licence. out fuch Licence.

XII. And be it further enacted, That the Rates and Duties by Duties charged Law charged on Auctions shall be and they are hereby declared on Auctioneer. to be a Charge upon every Auctioneer or Seller by Commission, immediately from and after the knocking down of the Hammer or other closing of the Bidding on every Article at every Sale by way of Auction, and that the Rates and Duties so charged shall be paid by every such Auctioneer or Seller by Commission in manner and at the times hereinafter mentioned; and it shall be lawful for every such Auctioneer or Seller by Commission, and he is hereby. Auctioneer to authorized and required to retain the Amount of all such Rates retain Amount and Duties out of the Produce of the Estate, Goods, Chattels or Effects on the Sale of which such Rates and Duties shall become due and payable, or out of any Deposit made at any such Sale or Sales on account of the Purchase Money for such Estate, Goods, Chattels or Effects respectively; or it shall and may be lawful for fuch Auctioneer or Seller by Commission, to recover the Amount of such Duty by Action of Debt or on the Case against the Person or Persons by whom such Auctioneer or Seller by Commission was employed, or on whose Account such Estate, Goods, Chattels or

Effects shall have been sold. XIII. And be it further enacted, That every Person who shall Catalogue and exercise the Trade or Business of an Auctioneer within the Dictrict No ice of of the Excise Office of Dublin shall, before the Commencement of Auction given to any Sale by way of Auction, deliver or cause to be delivered at the proper Officer. Office of the Examinator of Auction Duties in Dublin, and also at the Office of the Collector of Excise of the said District, a written or printed Catalogue, figned by fuch Auctioneer, or by his known X 4 Clerk

Clerk on his behalf, in which Catalogue shall be particularly expressed and set forth the particular Place where and the Day and Hour when such Auction is to begin, and every Article, Lot, Parcel and Thing intended to be fold at fuch Auction; and every Person who shall exercise the Trade or Business of an Auctioneer in any other Part of Ireland than the District of the Excise Office of Dublin, shall before the Commencement of any Sale by way of Auction, deliver or cause to be delivered at the Office of the Collector of Excise of the District in which such Sale is intended to be had, a written or printed Catalogue figned by fuch Auctioneer, or by his known Clerk on his behalf, in which Catalogue shall be particularly expressed and set forth the particular Place where and the Day and Hour when such Auction is to begin, and every Article, Lot, Parcel and Thing intended to be fold at fuch Auction; and if any Auctioneer shall sell or put up to sale any Estate, Goods, Chattels or Effects, by way of Auction, without delivering or causing to be delivered any of the Catalogues hereinbefore required to be delivered, or shall at any such Sale sell or put up to sale any Estate, Goods, Chattels or Effects not particularly expressed or set forth in such Catalogue, every such Auctioneer shall, for every such Offence,

forfeit the Sum of Fifty Pounds.

Penalty. Where Sale does not take place, Notice given, and Deelaration made.

XIV. And be it further enacted, That in every case where a Sale shall not take place or be opened or begun on the Day specified in any Catalogue delivered by any Auctioneer in pursuance of this Act, every Auctioneer who shall have delivered or eaused to be delivered any fuch Catalogue for a Sale by Auction within the District of the Excise Office of Dublin, shall within Twenty eight Days after the Day specified in such Catalogue as the particular Day when such Sale by Auction was to begin, deliver or cause to be delivered at the Office of the Examinator of Auction Duty in Dublin, and also 2 the Office of the Collector of Excise of the said District, a Declaration in Writing or in Print, figned by fuch Auctioneer, or by his known Clerk on his behalf, fetting forth, that no Sale whatever by way of Auction took place, or was any way opened or begun under such Catalogue, and such Auctioneer or his known Clerk shall make Oath to the Truth of fuch Declaration before the faid Exminator of Auction Duty or Collector, which Oath such Officers are hereby respectively authorized, empowered and required to administer without Fee or Reward; and that every Auctioneer who shall have delivered or caused to have been delivered any Catalogue in any other Part of Ireland, shall within Twenty eight Days after the Day specified in such Catalogue as the particular Day when fuch Sale by Auction was to begin, deliver or cause to be delivered at the Office of Excise of the District in which such Sale had been or was intended to be held, a like Declaration in Writing or in Prist figned as aforesaid, that no Sale whatever by way of Auction took place, or was any way opened or begun under such Catalogue is like manner as is hereinbefore required with respect to Persons selling by Auction within the District of the Excise Office of Dublin, to be verified on Oath by the faid Auctioneer, or his known Clerk, before the Collector of Excise, or before any Sub Commissioner of Inland Excise and Taxes for the District in which such Sale had been or was intended to be held; which Oath such Collector or Sub Conmissioner respectively is hereby authorized to administer; and every Auctioner

Auctioneer who shall neglect to make and deliver or cause to be made Auctioneer and delivered such Declaration verified by Assidavit as aforesaid, neglecting.

shall forfeit for every such Offence the Sum of Fifty Pounds.

XV. And be it enacted, That every Auctioneer felling by Auction Auctioneer to within the District of the Excise Office of Dublin, shall and he is hereby required, within Twenty eight Days after the Commencement of any Sale by way of Auction to deliver or cause to be delivered at the Sale by way of Auction to deliver or cause to be delivered at the Oath. Office of the Examinator of Auction Duty in Dublin, and also at the Office of the Collector of Excise of the said District, an exact, true and particular Account in Writing of the several Articles, Lots or Parcels contained in the Catalogue so as aforesaid delivered, specifying in the said Account which of the said Articles, Lots or Parcels shall have been there sold, and the Price of every such Article, Lot or Parcel, and the total Amount of the Purchase Money of each Sale, and also specifying which of the said Articles, Lots or Parcels shall not have been then sold; and every such Auctioneer or his known Clerk, shall at the same time make Oath to the Truth of fuch Account before the Examinator of Auction Duty in Dublin, which Oath such Officer is hereby authorized, empowered and required to administer, without Fee or Reward; and if any Article, Improper Re-Lot or Parcel returned in such Account as not having been sold, turns. shall really have been fold at the time of such Account being delivered, every such Auctioneer shall for every such Article, Lot or Parcel, forfeit the Sum of One hundred Pounds; and every Penalty. Auctioneer felling by Auction in any other Part of Ireland, shall and he is hereby required in like manner, within Twenty eight Days after the Commencement of any Sale by way of Auction by him held, to deliver to the Collector of Excise of the District in which such Sale shall be held, an exact, true and particular Account in Writing of the several Articles, Lots or Parcels contained in the Catalogue fo as aforefaid delivered, specifying in the said Account which of the said Articles, Lots or Parcels shall have been there sold, and the Price of every such Article, Lot and Parcel, and the total Amount of the Purchase Money of each Sale, and also specifying which of the faid Articles, Lots or Parcels shall not have been then fold; and every such Auctioneer, or his known Clerk, shall make Oath to the Truth of every such last mentioned Account before the faid Collector of Excise, or before any Sub Commissioner of Inland Excise and Taxes for such District, which Oath such Collector or Sub Commissioner is hereby respectively authorized, empowered and required to administer without Fee or Reward; and if any Article, Lot or Parcel returned in such Account as not having been fold shall have really been sold at the time of such Account being delivered, every Auctioneer shall for every such Article, Lot or Parcel, forseit the Sum of One hundred Pounds; and any Auctioneer Penalty. who shall neglect or omit to deliver such respective Accounts at the respective Times and Places, and to the Persons, and verified in manner hereinbefore prescribed, shall, for every such Neglect or Omission, forfeit the Sum of One hundred Pounds.

XVI. And be it further enacted, That every Auctioneer shall Duty paid on be charged and chargeable with, and shall pay the Auction Duty delivering Acpayable to His Majesty, his Heirs or Successors, on every Sale, at the time when every fuch Account of fuch Sale, and the Money produced thereby, shall have been or ought to have been delivered,

Penalty.

Penalty. count of Sale.

upon

upon Pain of forfeiting the Sum of Twenty Pounds for Default of Payment at the time aforesaid, together with a Sum equal to Double the Duty chargeable on such Sale.

Penalty.
Informations,
Proof to lie on
Auctioneer.

XVII. And be it further enacted, That if upon the Trial of any Information against any Auctioneer for any Offence against this Act, any Question shall arise, whether any Sale by Auction, or whether any Article, Lot or Parcel sold at any Sale, and for and in respect of which such Information shall be siled, was exempt from the Auction Duty, the Proof that such Sale, or that such Article, Lot or Parcel (as the case may be), was exempt from the Auction Duty, and of the circumstances of such Exemption, shall lie on every such Auctioneer, and not on the Officer prosecuting such Information.

Where Goods fold by Sample, Auctioneer not knowing Quantity, Preprietor to deliver Account.

XVIII. And be it further enacted, That where any Goods, Chattels or Effects, fold by Auction, shall have been sold by Sample or otherwise, so that the Auctioneer cannot ascertain the Quantity actually fold, and where such Sale shall have taken place within the District of the Excise Office of Dublin, the Proprietor of such Goods, or some Agent or Person authorized on his behalf, shall, within Twenty one Days after the Commencement of such Sale, deliver to the Examinator of the Auction Duty in Dublin, and also to the Collector of Excise for the said District, upon Oath of fuch Proprietor or Agent, which Oath may be administered by fuch Officers respectively, an exact Account of the Quantity of fuch Goods, and the Sum of Money produced by the Sale thereof; and where such Sale shall have taken place in any other Part of Ireland, such Proprietor or his Agent shall, within the said Space of Twenty one Days, deliver a like Account to the Collector of the District in which such Sale shall have taken place, upon Oath of fuch Proprietor or Agent, which Oath may be administered by such Collector; and fuch Proprietor or his Agent shall also in all cases, within the faid Space of Twenty one Days after the Commencement of fuch Sale, furnish the Auctioneer with a true Copy of such Account; and if such Proprietor or his Agent shall neglect to deliver fuch Account, or Copies thereof, to the Officers hereinbefore mentioned, and to the Auctioneer, in manner aforesaid, within the said Space of Twenty one Days, every such Proprietor or his Agent fo neglecting shall forfeit the Sum of One hundred Pounds for every fuch Offence.

Penalty.
Errors in charging Duty rectified.

XIX. And be it further enacted, That in case any Error shall be discovered in any Charge of Duty against any Auctioneer, by charging such Auctioneer with a greater Amount of Duty than ought to have been charged against such Auctioneer, it shall and may be lawful for him to make his Complaint within Six Calendar Months next after the Error shall have been discovered, before the faid Commissioners of Inland Excise and Taxes, who are hereby authorized and required to hear and determine such Complaint, and - upon Proof thereof to relieve the Party so complaining of so much of the Duty as shall appear to have been overcharged; and if fuch Duty shall have been paid, it shall and may be lawful for the faid Commissioners to repay the same; and in case it shall be discovered that any Error has been committed by charging any Auctioneer with a less Amount of Duty than ought to have been charge ed, it shall and may be lawful for the Examinator of the Auction Duty,

Duty, and he is hereby required to rectify the same as speedily as may be convenient, and to report the same to the said Commiffioners of Inland Excise and Taxes, who are hereby required to give Notice to such Auctioneer of the Amount of the Deficiency of the Duty in consequence of such Error, and if such Auctioneer shall not, within One Month after such Notice, shew sufficient cause to such Commissioners of Inland Excise and Taxes why he thould not be charged with and pay such Desiciency, it shall and may be lawful for the faid Commissioners to order a Return to be made by the faid Examinator of the Auction Duty to the Office of the Collector of Excise of the District in which the erroneous Charge was returned, and the Duty specified in the Return of fuch Examinator shall be a Surcharge on such Auctioneer; and if fuch Auctioneer shall not on Demand, or within Ten Days next after, pay the full Amount of such Duties so surcharged, such Auctioneer shall forfeit the Sum of Ten Pounds, together with a Penalty. Sum equal to Double the Amount of the Duty which shall be so furcharged: Provided, that no such Return shall be a Surcharge on Proviso. any Auctioneer unless it shall have been made, and the Amount demanded, within Six Months after the Discovery of the Error.

XX. And be it further enacted, That if any Sale by Auction of Duty repaid in any Estate, Goods, Chattels or Effects shall be rendered void by case Title can-reason that the Person for whose Benefit the same was sold had no to Estate or Title to the same, or no Right to dispose thereof, then and in every Effects sold. such case it shall and may be lawful for the Auctioneer chargeable with, or who shall have paid the Duty on the Things so sold, or for the Person for whose Benefit the same was fold, in case such Sale was held in the District of the Excise Office of Dublin, to lay a Complaint before the Commissioners of Inland Excise and Taxes in Ireland; and the said Commissioners, or any Three of them, upon such Complaint to them made by or on behalf of fuch Auctioneer, or by or on behalf of the Person for whose Benefit the same was sold, shall and they are hereby authorized and required to hear and determine upon Oath all fuch Complaints, and examine the Witnesses produced before them by the Parties, and thereupon or upon other due Proof to relieve the Party so complaining, and thereupon to repay the Duty in case the same shall have been paid in respect of the Effate, Goods, Chattels or Effects, the Sale of which shall be rendered void; and in case such Sale was held in any other Part of Ireland, then such Complaint shall and may be laid before the Sub-Commissioners of Inland Excise and Taxes in and for the District in which such Sale was held who shall and may and they are hereby authorized to hear and determine the same upon Oath, and to examine Witnesses, and thereupon and upon other due Proof to report to the Commissioners of Inland Excise and Taxes whether such Sub-Commissioners are of Opinion that the Party complaining ought to be relieved or not; and it shall be lawful for the said Commissioners to make such Order for relieving such Party and repaying the Duty as to them shall seem fit, and such Duty shall be repaid upon the Order of the faid Commissioners, or any Three of them accordingly.

XXI. Provided always, and be it enacted, That such Complaint Limitation of shall be made within Twelve Calendar Months after such Sale, if the time for making Sale shall be rendered void as aforesaid within that time; or if the Complaint. Sale shall not be rendered yold as aforesaid within that time, then-

fuch

fuch Complaint shall be made within Three Months after the Discovery of the Person for whose Benefit any such Estate, Goods, Chattels or Essects was or were fold, having no Title to the same, or no Right to dispose thereof; and no such Complaint shall be made, or any Relief given thereupon, unless such Complaint shall have been made within the time hereinbefore in that behalf prescribed, nor in any case after the Expiration of Three Years.

When Owner becomes Purchaser at Sale, an Allowance of Duty made.

XXII. And be it further enacted, That in all cases where the real Owner of any Estate, Goods, Chattels or Esfects put up to sale by way of Auction in Ireland shall become the Purchaser by means of his own Bidding, or the Bidding of any Person on his behalf or for his Use, at such Sale without Fraud or Collusion, then and in every such case it shall and may be lawful for the Examinator of Auction Duty in Dublin, or the Collector of Excise in the District in which such Sale shall be held, and they are respectively authorized and empowered to make an Allowance to the Owner of such Estate, Goods, Chattels or Essects, of the Duties arising under any Act or Acts in force in Ireland, upon such Bidding or Sale; provided that Notice in Writing, signed by the Owner and the Person intended to be the Bidder, that such Bidder is appointed by or on behalf of such Owner to bid at the Sale for the Use and Behoof of such Owner, shall have been given to the Auctioneer before such Bidding, and that the Delivery of such Notice shall be verified by the Oath of such Auctioneer, as also the Fairness and Reality of the Transaction to the best of his Knowledge and Belief.

Notice given of Sale of Goods diffrained for Rent.

XXIII. And be it further enacted, That every Auctioneer who shall sell by Auction any Goods distrained for Nonpayment of Rent, shall, Two Days previous to the Sale of such Goods, in case such Goods shall have been distrained within the District of the Excise Office of Dublin, deliver to the Examinator of Auction Duty in Dublin, and also to the Collector of Excise of the said District, a Notice in Writing, specifying the particular Day when and Place where fuch Goods are intended to be fold; and shall also, within Twenty eight Days after the Day specified for such Sale to commence, deliver or cause to be delivered at the Office of the faid Examinator, and also at the Office of the said Collector of Excise an exact and true Account of every Article for Thing fold at fuch Sale, with the Amount of the whole Sum for which such Articles sold; and in case such Goods shall have been distrained in any other Part of Ireland, then such Auctioneer shall deliver a like Notice and Account respectively, within the respective times aforesaid, to the Collector of Excise of the District within which fuch Goods shall have been distrained, and the Landlord or other Person on whose Account the Distress shall be made shall, at the Foot of every such Account, certify the exact Sum due for the Rent in respect of which such Goods shall have been distrained, and that such Goods were really and bona fide distrained for fuch Rent; and if any fuch Auctioneer shall neglect to deliver any fuch Notice or Account in manner and to the respective Officers herein directed, such Auctioneer shall forfeit for every such Offence the Sum of Twenty Pounds; and if any Landlord or other Person shall give any false Certificate of any of the Particulars aforesaid, contrary to the true Intent and Meaning of this Act, then and in

Penalty.

every such case every such Landlord or Person so offending shall for-

feit the Sum of Twenty Pounds.

XXIV. And be it further enacted, That every Auctioneer who shall sell by Auction any Estate, Goods, Chattels or Essects seized for the Benefit of any Creditor by or under the Authority of any Sheriff in Execution of any Judgment, shall specify in the Accounts to be by him delivered under the Direction of this Act, the particu- Auctioneer of lar Estate, Goods, Chattels and Esseds sold, and also the exact Sum Duty. levied under such Execution; and the Sheriff or Under Sheriff shall and is hereby required to certify at the Foot of such Account, that all the Estate, Goods, Chattels and Essects in such Account specified, were really the Property of the Person against whom such Judgment was had and obtained, and that the same and every Part thereof were actually seized in Execution of the same Judgment; and every Auctioneer who shall be employed by the Assignees under any Commission of Bankrupt, shall likewise specify in the Account to be by him delivered as aforesaid, the particular Estate, Goods, Chattels and Effects fold; and the Assignee or Assignees under such Commission shall certify at the Foot of such Account, that all the Estate, Goods, Chattels and Effects specified were really the Property of the Bankrupt at the time of fuing forth the said Commission; and every such Certificate respectively shall be produced by every such Auctioneer to the Person to whom such Auctioneer is by this Act directed to deliver his Accounts; and such Certificate shall be sufficient Authority to such Officer to discharge the said Auctioneer from all Duty on the Sale of such Goods by Auction; and if any Sheriff, Under Sheriff, Assignee or Assignees shall insert, or suffer or permit to be inserted in such Account so to be certified, any Estate, Goods, Chattels or Essects whatsoever, other than such as really were the Property of the Debtor or Debtors, Bankrupt or Bankrupts as aforesaid respectively; or if any Sheriff or Under Sheriff, Assignee or Assignees shall respectively omit or neglect to certify on such Account within the time prescribed by this Act for the Auctioneer to deliver in his Account, the true Sum levied, or shall certify thereon any false Sum levied, then and in every such case the Party offending shall, for every such Offence, forfeit the Penalty. Sum of Twenty Pounds.

XXV. And be it further enacted, That every Auctioneer who shall be employed to fell any Goods damaged by Fire, fold by order or for had, in Sale of the Benefit of the Infurer or Infurers of fuch Goods, or any Agent or Agents of such Insurers, shall specify in the Account to be by him or them delivered, the particular Goods which were fold; and the Infurer or Infurers, or the Agent or Agents of fuch Infurer or Infurers ordering fuch Sale shall, and he and they is and are hereby required to certify at the Foot thereof that all the Goods in such Account specified were really damaged Goods, and sold for the Benefit of fuch Infurer or Infurers; which Account so certified shall be produced by every such Auctioneer to the Person to whom such Auctioneer is by this Act directed to deliver the same; and such Certificate shall be sufficient Authority to such Officer to discharge the said Auctioneer from all the Duty on the Sale of such Goods by Auction; and if any such Insurer or Insurers, Agent or Agents, shall insert or suffer or permit to be inserted in any such Account as aforefaid, any Goods whatfoever, other than fuch as were really fold for

Penalty. Proceedings had, in Sale of Estates and Effects taken in Execution, to discharge

Proceedings Goods damaged by Fire to difcharge Auctioneer of Duty. Penalty.

Books of Sale of duced when required.

Penalty.

Notice given before Carriage subject to inter nal Tax fold by Auction.

Penalty.

Duties and Penalties how levied and applied

14 & 15 Car. 3

Appeal

the Benefit of him or them as aforesaid, or if any Insurer or Agent shall omit or neglect to certify in such Account the true Particulars of the Goods fo fold, then and in every fuch case the Party offending shall, for every such Offence, forfeit the Sum of Twenty Pounds.

XXVI. And be it further enacted, That every Auctioneer shall at Auctioneer pro- the time of delivering the Accounts by this Act required to be delivered to the proper Officer, or whenever such Auctioneer shall be thereto required by fuch Officer, deliver or cause to be delivered to fuch Officer the original Book or Books of Sale of fuch Auctioneer, to the end that the Officer may compare the Account produced, with the Entries in such Book or Books; and if any Auctioneer shall refuse or neglect to produce to such Officer such Book or Books of Sale within Twenty four Hours after such Demand, or shall not fusser such Officer fully to examine the same, every such Auctioneer

shall forfeit for every such Offence the Sum of Fifty Pounds.

XXVII. And be it further enacted, That, from and after the paffing of this Act, no Auctioneer or Person selling by Commission shall fell by Auction any Carriage subject or liable to any internal Tax or Duty in Ireland, unless such Auctioneer or Persons seiling by Commission shall have given Forty eight Hours previous Notice of such intended Sale at the Excise Office of the Diftrict in which such Carriage shall be intended to be sold; and that every Person who shall fell any fuch Carriage by Auction or on Commission, shall, within Twenty four Hours after such Sale, deliver or cause to be delivered at the Excise Office of the District, or to some Officer of Excise in the District in which such Sale shall take place, a Notice signed by fuch Auctioneer or Seller as aforefaid, containing the Name, Addition and Place of Abode of the Person to whom such Carriage shall be fold, and the Day of the Month and the Year when the same was so sold; and every such Auctioneer and Seller as aforesaid, who shall neglect to deliver or cause to be delivered such Notice, shall, for every fuch Offence, forfeit the Sum of Ten Pounds.

XXVIII. And be it further enacted, That the several Duties by this Act granted and made payable, and all and every the Fines, Penalties and Forfeitures inflicted by this Act, shall be raised, levied, colner and Form, and by fuch ways and means, and with fuch Powers and Authorities as are prescribed, directed and appointed in and by an Act of Parliament made in Ireland, in the Fourteenth and Fif-(I.) Self. 4. c. 8. teenth Years of His late Majesty Charles the Second, intituled An All for settling of the Excise or new Impost upon His Majesty, bis Heirs and Successors, according to the Book of Rates therein inserted; or in and by an Act passed in the Parliament of the United Kingdom 46 G. 3. c. 106. of Great Britain and Ireland, in the Forty fixth Year of His present Majesty's Reign, intituled An Att to provide for the better Execution of the several Alls relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in Ireland; or in and by any other Act or Acts in force in Ireland, relating to the said Revenues, Matters and Things, or either of them, as fully and effectually to all Intents, Constructions and Purposes, as if the same were particularly mentioned and expressed and re-enacted in this Act, with the like remedy of Appeal to and for the Party and Parties who shall think

lected and paid, according to the Amount thereof in British Currency, and shall and may be sued for, recovered and applied in such Manthink him, her or themselves aggrieved or injured, as in and by the said

Acts or any of them is provided and enacted.

XXIX. And be it further enacted, That this Act shall commence Commencement and take Effect immediately from and after the Expiration of One of Act. Calendar Month next after the passing thereof.

### SCHEDULES to which this Act refers.

AUCTIONS.	Dut	y.
For and upon every Twenty Shillings of the Purchase Money arising or payable by virtue of any Sale at Auc-	L. s	. d.
of Furniture, Fixtures, Pictures, Books, Horses and Carriages, and all other Goods and Chattels what		
foever, not herein otherwise charged, and not exempt by Law Of any Interest, in Possession or Reversion, in any	0 0	10
Freehold or Leasehold Lands, Tenements, Houses or Hereditaments, and of any Annuities, Debt or Sums of Money chargeable thereon, or otherwise, and of any		
Utenfils of Husbandry and of Farming Stock, and of Ships and Vessels, and of any Article of Gold or Sil-		
ver, and Jewels, except in cases where the same are otherwise charged or exempted by Law	0 0	6

#### EXEMPTIONS.

On the Sale of the following Articles by Auction, no Duty shall be payable; videlicet,

Any Estate, Goods or Essects sold by Auction by any Order or Decree of His Majesty's Courts of Chancery or Exchequer in Ireland, before any Master in Chancery, or the Remembrancer of the Court of Exchequer or his Deputy, and any Goods or Essects sold by Auction by virtue of any Judgment or Order of the Commissioners of Inland Excise and Taxes, or Cu omand Port Duties, or of their Sub Commissioners or Collectors-respectively, or by Order of the Commissioners of Stamp Duties, or by Order of the Board of Ordnance.

All Goods woven in Ireland, and fold in the Piece or Quantity, as taken from the Loom, and in Lots, each Lot whereof shall be of the Price of £10. or upwards, and fold for or on Account of the Manufacturer or Manufacturers thereof.

All Produce of Land, so as the Sale by Auction thereof be made whilst it continues on the Land which produced the same.

All Cattle or other Live Stock, so as such Sale shall be made for the Account of the Owner or Occupier of the Lands, and whilst such Cattle or Live Stock continue on the Land upon which the same were dropped or reared.

Any Goods fold by Auction under Distress for Nonpayment of

Rent or Tithes.

Any Grounds, Houses or Materials of Houses, or any Rents sold by Auction by Order or under the Directions of the Commissioners for making wide and convenient Streets, Ways and Passages in Dublin.

Provided, that nothing contained in the Act to which this Schedule is annexed shall extend or be construed to extend to prevent any Person whatever from acting as an Auctioneer in any of the Sales hereinbefore exempted from the Payment of the Duty on Auctions, and that no Person so acting as Auctioneer at any such Sale shall be required to take out any Licence for so doing, nor shall any such Person be liable to any Penalty under the said Act in respect of any such Sale, nor on Account of such Person not having taken out a Licence pursuant to the Directions of the said Act; any thing in the said Act contained to the contrary notwithstanding.

Any Woods or Coppices, and any Produce of any Mines or Quarries, and any Materials used in the working of such Mines or Quarries respectively, so as the Sale by Auction of such Woods, Coppices or Produce of Mines or Quarries be made whilk they continue on the Lands producing the same, and for the Account of the Proprietor of or Adventurer in such Mines or Quarries.

Any imported Goods, on the first Sale thereof, when sold in the original Packages in which the same were imported at the Port of Importation for the Benefit of the original Importer to whom the same were consigned, and by whom they were entered at the Custom House at the Port of Importation.

Any Contract relating to the cutting or working of Woods Coppices, Mines or Quarties.

Any Estate, Goods or Essects sold at Auction under the Authority of any Sheriss or other Public Officer for the Benefit of any Creditor or Creditors in Execution of any Judgment, and any Estate or Essects of any Bankrupt sold by Order of the Assignee or Assignees under any Commission of Bankruptcy, and any Estate or Estates of any Banker or Bankers sold by Trustees appointed under or by virtue of any Act in force in Ireland.

Any Ships or Vessels, and their Tackle, Furniture and Apparel, and the Cargoes thereof, which may be taken and condemned as Prizes: and any Ships or Goods that may be wrecked or stranded on the Coast of Ireland.

Any Goods damaged on board any Ship or Vessel, and sold by Auction for the Benefit of the Insurers or Proprietors thereof, or which may be sold free of Duty to defray the Charges of Salvage; or any Goods damaged by Fire, and sold by Order of and for the Benefit of the Insurers of such Goods.

Any Wool fold at any Sale by Auction by the Farming Society of Ireland, or by the Cork Institution, at any Public Sale Room of the said Society or Institution, such Wool being the Growth or Produce of Ireland, and sent to the said Society or Institution to be disposed of, so as such Sale be the first Sale thereof, and be made for the Account of the Owner of the Land, or of the Person occupying the Land on which such Wool was grown.

All and every the Sale and Sales by Auction of the Articles before exempted from the Payment of the Duty on Auctions (except fuch as are hereinbefore expressly allowed to be held by Persons not licensed to sell by Auction) shall be held by some Auctioneer duly licensed; and every fuch Auctioneer shall, in respect of all and every such Sale or Sales (except as aforesaid), be subject and liable to all the Rules and Regulations contained in this Act, except only as to the Payment of the Duty on the Sales so exempted.

#### CAP. LXXXIII.

An Act for the more effectual Regulation of the Receipts and Issues of His Majesty's Treasury, and for securing the due Application of Money coming into the Hands of the Public Accountants, in Ireland. [1st July 1814.]

HEREAS an Act was made in the Parliament of Ire- 35 G. 3. (1.) land, in the Thirty fifth Year of His present Majesty's c. 28.

Reign, intituled An A& for the better Regulation of the Receipts ' and Issues of His Majesty's Treasury; and for repealing an At of ' Parliament passed in the Tenth Year of Henry the Seventh, intituled 'An All authorizing the Treasurer to make all Officers as the

'Treasurer of England doth: And Whereas the Provisions con-' tained in the faid recited Act have not been found fully sufficient with respect to the Safety of Public Money, in the Mode of its

Receipt into the Exchequer of Ireland, or with respect to the Se-' curity and due Application of such Money after being issued from 'the said Exchequer to Public Accountants;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Payments shall Advice and Consent of the Lords Spiritual and Temporal, and not in suture be Commons, in this present Parliament assembled, and by the Autho-made to Teller rity of the same, That, from and after the Commencement of this or at the

Act, it shall not be lawful for any Receiver General of any Aids, Counter. Revenues or Taxes, collected in Ireland, nor for any other Public Accountant or Receiver of any Public Money whatever, to make any Payments of any fuch Aids, Revenues, Taxes or Public Money, into the Hands of the Teller of His Majesty's Exchequer of Ireland, or at the Counter of the said Exchequer, in manner heretofore used or accustomed; but all such Payments shall be made into the Bank of Ireland, to the Credit of the said Teller of the Exchequer, in manner hereinafter directed; and no such Receiver General or other Person shall be liable to any Penalty or Forseiture whatever, for refusing or neglecting to pay any Sum or Sums whatever to the faid Teller of the Exchequer, or at the Counter of the said Exche-

quer; provided such Receiver General or other Person shall pay such Sum into the said Bank of Ireland, in manner hereinafter directed; 35 G. 3. (L) any thing in the said recited A& of the Thirty fifth Year of His c. 28. present Majesty's Reign, or any Law, Usage or Custom whatever,

to the contrary in any wife notwithstanding.

II. And be it further enacted, That, from and after the Com- Public Monies mencement of this Act, all Monies whatever, arising from any payable into Duties, Aids, Revenues or Taxes, or which may or ought to be Exchequer, paid 54 GEO. III. Y

placed into Bank of

Autho-

Ireland to Account of Teller of Exchequer, who shall give Same on Production of Certifieate from Bank.

placed to the Credit of the Public Revenue of Ireland, in the Account of the Confolidated Fund of Ireland, and which may at any time become payable into the Exchequer of Ireland, by any Receiver Ge-Acquittances for neral or any Public Accountant, or other Person or Persons whomsoever, for or on Account of any Aids, Revenues, Taxes, Fines or Rents, or for or upon any other Account whatever, shall by every such Receiver General or other Public Accountant, or Person required by Law to pay the same, be paid into the Bank of Ireland, to the Credit and Account of the Teller of His Majesty's Exchequer of Ireland; of all which Payments, Certificates or Accountable Receipts shall be granted to the Parties making such Payments, by the Cashier or Cashiers of the said Bank of Ireland, in such Form as the Governor of the faid Bank shall think fit, or as may from time to time be directed by the Lord High Treasurer of Ireland, or by the Commissioners for executing the Office of Lord High Treasurer, or any Three of them for the time being; and upon the Production of any fuch Certificate or Accountable Receipt to the Teller of the faid Exchequer, or at the Counter there, the faid Teller of the Exchequer shall forthwith give and deliver to the Party producing any such Certificate or Accountable Receipt, an Exchequer Receipt or Acquittance for the Monies mentioned in such Certificate or Accountable Receipt of the Cashier or Cashiers of the said Bank; which said Exchequer Receipt or Acquittance shall be given in such Form, and shall specify all fuch Particulars, and shall be recorded and counterfigued in the Office of the Auditor General and Clerk of the Pells of the faid Exchequer, in such manner as is required by the said recited A& of the Thirty fifth Year of His present Majesty's Reign, with respect to Receipts by the said Act required to be given by the said Teller of the Exchequer, for Monies received by him according to the Directions of the faid recited Act.

35 G. 3. (I.) e. 28.

Exchequer Reempt no Acquittance, unless Money actually paid into Bank.

III. And be it further enacted, That, from and after the Commencement of this Act, no Exchequer Receipt or Acquittance whatever shall be deemed, taken or considered as a sufficient Discharge or Quietus to any Receiver General or other Public Accountant whatever for any Monies chargeable to the Account of such General Receiver or other Public Accountant, unless Payment of the full Amount of all Monies mentioned in such Exchequer Receipt or Acquittance shall have been actually made into the Bank of Ireland, in pursuance of the Directions of this Act; any thing in the said recited Act of the Thirty fifth Year, or any other Act or Acts, or any Law, Usage or Custom whatever, to the contrary in any wife notwithstanding.

No Money paid by Teller, otherwife than by Draft on Bank, **e**ounterfigned

IV. And be it further enacted, That, from and after the Commencement of this Act, no Payment shall be made by the Teller of the Exchequer in Money at the Counter of the said Exchequer, but that all Payments and Issues of any Public Monies out of the said by Clerk of Pells. Exchequer, for any Service what soever, shall be made by Drafts drawn on the Governor and Company of the said Bank of Ireland, by the Teller of the said Exchequer; and in each and every such Draft, the particular Head of Service for which the fame is drawn shall be specified, and each and every such Draft shall be recorded in the Office of the Clerk of the Pells of the faid Exchequer, who shall also countersign the same; and no Draft of the Teller of the faid Exchequer, or his Deputy, shall be deemed a sufficient Voucher,

Authority or Discharge to the said Governor and Company of the Bank of Ireland, unless the same shall be drawn and recorded and counterfigned in the manner aforesaid, and shall be actually paid by

the faid Governor and Company of the Bank of Ireland.

·V. And be it further enacted, That, from and after the Com- Monies issued mencement of this Act, all Issues, Advances, or Payments whatsoever, from Treasury to be made out of the Exchequer of Ireland to all Public Accounto, or otherwise tants whatever, the principal Seat of whose Department or Business Public Acmay be within the City or County of the City or County of Dublin, countants, shall be issued and made to the Governor and Company of the Bank placed in Bank, of Ireland, by Drafts from the Teller of the said Exchequer, coun- and drawn from terfigned by the Clerk of the Pells as aforesaid, in Favour and on thence by Account of such Public Accountants, and that by virtue of such Nature of Ser-Drafts, the Money mentioned therein shall be placed to the Account vice they are to of such Public Accountants respectively, in the Books of the Bank be applied to. of Ireland; and that all such Money so placed to the Account of such Public Accountants respectively in the Books of the said Bank of Ireland, shall remain in the said Bank of Ireland, until drawn out in manner hereinafter mentioned; and that all other Monies whatever which shall come to the Hands of all or any Public Accountants, shall be paid immediately on Receipt thereof, by such Public Accountants, into the faid Bank of Ireland, and be placed in the Books of the faid Bank to the Account of fuch Public Accountants respectively, and shall not at any time remain in the Hands of such Public Accountants; and that no Money shall at any time be drawn out of the Money so placed to the Account of any such Public Accountant in the Books of the Bank of Ireland, nor shall any Money be paid or applied by any fuch Accountant, in any manner whatever, except by Drafts drawn by fuch Public Accountants respectively upon the faid Governor and Company of the faid Bank of Ireland, for the several Services required, according to the Office and Duty of fuch Public Accountants respectively; and signed by such Public Accountants respectively; and in every such Drast by any such Public Accountant, the Nature of the Service and the particular Head thereof to which the Sum therein mentioned is to be applied, or for which it is ordered or intended, shall be specified and set forth; and no Draft of any such Public' Accountant shall be deemed Drafts of Public a sufficient Voucher, Authority or Discharge to the said Governor Accountant not and Company, unless the same shall so specify the Service for which sufficient Disit is drawn, and shall be actually paid by the said Governor and Company; and the Monies so to be issued from the said Exchequer Service for to the faid Governor and Company, on Account of the faid Public which drawn, Accountants respectively, or any of them, shall not be paid out &c. of the faid Bank unless in pursuance of such Drasts as aforesaid, so specifying the Service to which the Sums therein mentioned are to be applied; and which Drafts fo drawn, and none other, shall be sufficient Authority to the Governor and Company of the said Bank to pay such Money to the Persons mentioned in such Drafts, or to the Bearers of such Drafts respectively.

VI. And be it further enacted, That if at any time after the Com- Drawing Drafts, mencement of this Act, any Teller of the Exchequer of Ireland, or any Public Accountant, or other Person or Persons whomsoever, on whose Account any Money shall be paid or placed in the Bank of Ireland as aforesaid, shall make or Draw any Draft or Drafts for the

received by

charge unless same specify

or applying Public Money contrary to Act.

Payment

C. 83.

Payment or Application of any Part of the Money so placed to the Account of such Teller, Public Accountant, or other Person or Perfons, to or for any other Purpose than the same ought by Law to be paid and applied, or without specifying in the said Drast the particular Head of Service to which the Money mentioned therein is to be applied, in manner aforesaid, or in any manner contrary to the true Intent and Meaning of this Act; or if any such Teller or Public Accountant shall in any manner pay or apply any Public Monies in his Hands, or for which he is accountable, to any Purposes other than fuch as the same ought by Law to be paid and applied to; then and in every such case, every such Teller, Public Accountant, or other Person so offending, and heing duly convicted thereof by Verdict, on Information or other Proceeding for the same, by or in the Name of His Majesty's Attorney General for Ireland, in the Court of Exchequer in Dublin, shall forseit and pay to His Majesty, his Heirs and Successors, a Fine or Sum equal to Twice the Amount of the Sum specified in any such Draft or Drafts, or so paid or applied as aforesaid contrary to the Directions of this Act, with full. Costs of Suit, together with a further Sum by way of Interest thereon, after the Rate of Twelve Pounds for every One hundred Pounds by the Year, from the time of the Judgment given or entered on any such Verdict, until the same shall be paid into the Bank of Ireland; and the Court by or before whom such Verdict or Judgment shall be given, shall and is hereby authorized and required

Penalty.

Imprisonment.

Teller and Public Accountants not answerable for Money; but Bank only.

On Death or Removal of any Teller or Public Accountant, Balance in Bank to veft in Successors.

Balance of Cath how disposed of. VII. And be it further enacted, That, from and after the Commencement of this Act, the Teller of the Exchequer of Ireland, and all Public Accountants and other Persons as aforesaid, observing the Rules and Regulations by this Act prescribed, shall not be answerable for any Money which any such Teller, Public Accountant, or other Person as aforesaid shall not actually receive, or which shall not actually be drawn for by him as aforesaid; and the said Governor and Company of the Bank of Ireland shall be answerable for all the Monies which shall be actually received by them for the several Purposes aforesaid, or any of them.

to commit such Offender to any of His Majesty's Gaols, there to

remain without Bail or Mainprize until such Fine and Interest thereon

VIII. And be it further enacted, That upon the Death, Relignation or Removal of any Teller, or of any Person or Persons being fuch Public Accountant or Accountants as aforesaid, the Balance of Cash for which any such Teller or Public Accountant as aforesaid shall have Credit in his Account, as such Teller or Accountant 25 aforesaid, with the Governor and Company of the Bank of Ireland, shall, as soon as a Successor shall be appointed to the Office or Place held by fuch Teller or other Public Accountant as aforefaid, actually vest in successor, In Trust, for the like Services and Purposes 25 the same were applicable to before any such Death, Resignation or Removal; and such Balance of Cash shall be forthwith carried over and placed to the Account of every such Successor respectively, to be applied to such Services respectively, in pursuance of the Drasts of successors, as hereinbefore directed and specified; and every fuch fucceeding Teller or other Public Accountant as aforesaid, is hereby authorized, directed and required to issue his Draft as aforefaid, for all unsatisfied Charges and Demands on account of any such Services

Services as aforesaid, which shall have accrued in the time of any fuch Teller or other Public Accountant as aforesaid, before such Death, Refignation or Removal.

IX. And be it further enacted, That, from and after the Com- Polls and mencement of this Act, the Fees of Pells and Poundage chargeable on certain Issues from the Exchequer of Ireland, shall not at any time be drawn out of the Bank of Ireland, by or on behalf of the Teller of Public Account. the faid Exchequer, but shall be carried to the Credit of the Public, in the Account of the Confolidated Fund of Ireland, by the Auditor General and Clerk of the Pells on the Saturday in every Week, and on fuch other Days and Times as the Account of the Teller shall be made up from time to time; and that the Fees called Treasury Fees fhall no longer be carried to the Account of the Fee Fund, but shall in like manner be carried to the Credit of the Public, by the Auditor General and Clerk of the Pells.

Poundage and Treasury Fees carried to

X. And be it further enacted, That, from and after the Com- Hospital Fees mencement of this Act, the Fees called Hospital Fees shall be carried to Couto the Credit of the Public in the Account of the Confolidated Fund of Ireland, by the Auditor General and Clerk of the Pells, on the Kilmainham Saturday in every Week, and on such other Days and Times as the Hospital. Account of the Teller shall be made up from time to time; and that it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland, by his or their Warrant, to direct the Lord High Treasurer, or Commissioners for executing the said Office, or any Three of them, at the End of every Quarter of a Year ending on the Tenth Day of October, Fifth Day of January, Fifth Day of April and Fifth Day of July, in every Year, to issue out of the faid Consolidated Fund the full Amount of such Hospital Fees as may have so been brought to the Credit of the Public, in the Quarter of the Year preceding such Days respectively, to be applied to the use of the said Hospital at Kilmainbam, in such manner as the Lord Lieutenant or other Chief Governor or Governors of Ireland shall by such Warrant order and direct.

solidated Fund, and applied to

XI. And be it further enacted, That, from and after the Com- Treasury may mencement of this Act, it shall and may be lawful for the said Lord regulate Issue High Treasurer of Ireland, or for the Commissioners for executing and Expenditure the faid Office of Lord High Treasurer, or any Three of them, and Money. he and they is and are hereby fully authorized and empowered to make, frame, issue and give all such Rules, Orders, Regulations and Directions, as to such Lord High Treasurer, or the Commissioners for executing the said Office, or any Three of them, shall feem fitting, expedient and necessary, to all and every Officers, Accountants, and other Person and Persons acting in the Receipt and Issue of any Public Monies in Ireland for the proper and legal Conduct and Management of such Receipt and Issue, and for the Conduct of the several Officers, Accountants and Persons concerned in the same; and that any Officer, Accountant or other Person or Persons who shall refuse or neglect to obey, or shall infringe or violate, or in any way act contrary to or against any Rule, Order, Regulation or Direction, which at any time before the Commencement of this Act shall have been, or which at any time after the Commencement of this Act shall be made, framed, issued or given, by the said Lord High Treasurer of Ireland, or by the Commissioners for executing the said Office of Lord High Treasurer, for the Purposes aforesaid, shall forfeit the Sum of Y 3

Penalty.

Five hundred Pounds to His Majesty, his Heirs and Successors, to be recovered with full Costs of Suit, by Information or other Proceeding, in the Court of Exchequer at Dublin, by or in the Name of His Majesty's Attorney General of Ireland; and every such Person, being convicted in such Information, shall for ever thereafter be and become incapable of holding any Office, Civil or Military, under His Majesty, his Heirs or Successors, or by or under any Authority derived from His Majesty, his Heirs or Successors.

Salaries now charged on Fee Fund of Treafury hereafter to Consolidated Fund.

XII. And be it further enacted, That, from and after the Commencement of this Act, it shall and may be lawful for the said Lord High Treasurer of Ireland, or for the Commissioners for executing be chargeable on the said Office of Lord High Treasurer, or any Three of them, from time to time to issue their Warrant or Warrants for charging upon the faid Consolidated Fund of Ireland, and for issuing thereout, all Salaries and Allowances whatever, of the Nature of the Salaries and Allowances now charged or chargeable upon the Fee Fund and Incidents of the Treasury of Ireland; and the same shall be charged and issued accordingly, without any further or other Warrant or Authority to be had in that behalf.

Certain Officers to hold only one Office in Exchequer.

4 XIII. And Whereas it is expedient that in the several Offices for the Control, Examination and Cheque on the Teller of the Exchequer, all Persons concerned in such Control, Examination and · Cheque, should be respectively confined to the Duty of one Office or Place only; Be it therefore enacted, That, from and after the Commencement of this Act, it shall not be lawful for any Officer or Person belonging to or employed in any of the several Offices of the Lord High Treasurer or Commissioners for executing the Office of Lord High Treasurer of Ireland, or of the Auditor General, or of the Clerk of the Pells, or of the Teller of the Exchequer, to hold any Office or Place in or to be employed in more than One of the said Offices at one and the same time; and that no Officer or Person holding any Place or Employment in any One of the faid Offices shall be capable of holding or taking any Office, Place or Employment, in any other of the said Offices, until he shall have resigned the Office or Place or Employment so first held by him; and that if any such Officer or other Person shall take or hold any Office, Place or Employment contrary to the Provisions of this Act, such Officer or other Person shall forseit the Sum of Five hundred Pounds to His Majesty, his Heirs or Successors, to be recovered with full Costs of Suit, by or in the Name of His Majesty's Attorney General for Ireland in the Court of Exchequer at Dublin; and every Person who shall be convicted in such Penalty shall, from and after such Verdict and Judgment thereon, be rendered incapable of holding any Office, Place or Employment, Civil, or Military, under His Majesty, his Heirs or Successors, or under any Authority derived from His Majesty, his Heirs or Successors.

Penalty.

XIV. And be it further enacted, That an Account of the Establishment of the Treasury and Exchequer of Ireland, and the Officers, and Clerks of the same, with the Amount of all Salaries and Allowances payable to them, or any of them, and of all Charges and Expences incident to the faid Treasury and Exchequer, and of the Increase or Diminution of the Amount of such Salaries, Allowances and Expences, and the Causes and Reasons of such Increase or Diminution, shall be yearly laid before Parliament, by the Secretary of

Account of Establishment Lial vilanuas before Parliament

the faid Treasury, within Six Weeks after the First Meeting of Parliament in each and every Year.

\* XV. And Whereas there appears now standing in the Account of the Teller of the said Exchequer of Ireland, the Sum of Nine • thousand and seventy one Pounds Ten Shillings and Ten Pence · Irish Currency, being Charges continued from the Account of a former Teller or former Tellers of the Exchequer, but which is • not recoverable or applicable to the Use of the Public; and it is - expedient that the said Account or the said Teller should be discharged and exonerated from the faid Sum; Be it therefore enacted, That it shall and may be lawful for the Lord High Trea. Sum in Account furer, or the Commissioners for executing the said Office, or any of former Teller, Three of them, by Warrant under his or their Hands and Seals, Public Service to direct the Auditor General and Clerk of the Pells of the said Exchequer to discharge and exonerate the Account of the Teller of the Exchequer from the faid Sum of Nine thousand and seventy one Pounds Ten Shillings and Ten Pence; and the same shall be thereupon fully acquitted, exonerated and discharged from the same, by the faid Auditor General and Clerk of the Pells accordingly.

XVI. And be it further enacted, That this Act shall commence Commenceand take Effect from and after the Expiration of One Calendar Month ment of Act. next after the passing thereof.

### C A P. LXXXIV.

An A& for regulating the Time of holding the Michaelmas [1st July 1814.] Quarter Sessions in England.

\* WHEREAS the time now appointed for holding the Quarter Sessions for the Michaelmas Quarter might be altered, · So as to render the Attendance at the same more generally conve-• nient than it is at present; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That, from and after the passing of this Act, the Quarter Sessions for the Michaelmas Quarter shall in every Year be holden, for every County, Riding, held, in Counties Division, City, Borough and Place, within England and Wales, and in England. for Berwick upon Tweed, in the first Week after the Eleventh Day of Ottober, instead of at the time now appointed for holding the same; and that all Acts, Matters and Things, done, performed and transacted, at the time appointed by this Act for holding the said Michaelmas Quarter Sessions, shall be as valid and binding to all Intents and Purposes as if the same had been done, performed and transacted, at the time heretofore appointed for the holding of such Sessions; any former Act or Acts to the contrary notwithstanding.,

When Michaelmas Quarter Sessions shall be

II. Provided always, That nothing in this Act shall extend or be Proviso for construed to extend, so as to alter or vary the time at which the Sef- London and fions for London or Middlesex are now holden.

[By 25 E. 3. Stat. 1. c. 7. the Michaelmas Quarter Sessions were appointed to be held at the Feast of St. Michael; - by 36 E. 3. c. 12. within Eight Days of Saint Michael; by 2 H.5.-Stat. 1. c. 4. § 2. in the first Week after the Feast of St. Michael.]

Middlefex.

CAP. 78.+6.6

#### C A P. LXXXV.

An Act for raising the Sum of Three Millions by way of Annuities for the Service of Ireland. [14th July 1814.]

[£5,500,000 for Service of Ireland, c. 76. § 19. ante.]

#### C A P. LXXXVI.

An A& for regulating the Payment of Army Prize Money; and to provide for the Payment of unclaimed and forfeited Shares to Chelsea Hospital. [14th July 1814.]

45 G. 3. c. 72. in part,

49 G. 3. c. 123. in part,

51 G. 3. c.104. wholly,

52 G. 3. C.132. 17.

53 G. 3. c. 63. in part,

TATHEREAS an Act passed in the Forty fifth Year of the Reign of His present Majesty, intituled An AB for the Encouragement of Seamen, and for the better and more effectually Max-' ning His Majesty's Navy during the present War: And Whereas another Act passed in the Forty ninth Year of His Majesty's Reign, intituled An Att to explain and amend an Att made in the · Forty fifth Year of His present Majesty, for Encouragement of Seae men, and for the better and more effectually Manning His Majefty's · Navy during the present War; and for the further Encouragement of Seamen; and for the better and more effectually providing for the Interest of the Royal Hospital for Seamen, at Greenwich, and the · Royal Hospital for Soldiers at Chelsea; and to extend the Provisions of the said At to Cases arising in consequence of Hostilities coms menced fince the passing of the said Aa: And Whereas another · Act passed in the Fifty first Year of His Majesty's Reign, instituled An All for extending and amending the Regulations now in force relative to the Payment of the Royal Hospital at Chelsea, of the forfeited and unclaimed Shares of Army Prize Money: And Whereas another Act passed in the Fifty second Year of His except \$ 15, 16, 6 Majesty's Reign, intituled An Att for explaining, amending and extending the several Laws relative to the Payment of forfeited and unclaimed Shares of Army Prize Money to the Royal Hospital et 6 Chelsea; and for directing the Mode of Making up the Accounts of

> intituled An All to extend Two Alls of the Forty fifth and Forty e ninth Years of His present Majesty, to American Prizes: And Whereas His Majesty hath of His Royal Munisicence been graciously pleased by several Proclamations, to declare His Will and · Pleasure to give the Benefit of all Prizes taken during the Hosti-· lities in which His Majesty is engaged to the Captors thereof, being in His Majesty's Service, or duly Commissioned, save as therein exe cepted; And Whereas it is expedient to make further Regulations for the Payment of Prize and other Monies to the Land Forces,

· Pensions paid to the Widows of Officers of the Army: And Whereas

another Act passed in the Fifty third Year of His Majesty's Reign,

and for the Interests of the said Royal Hospital at Chelsea; and it will greatly tend to the better Execution of fuch Provisions of the

faid Acts as relate to Prize and other Monies due and Payable to the Land Forces, and to the Rights and Interests of the Royal

· Hospital at Chelsea, and of such other Provisions as may be necesfary in that behalf, that the whole thereof should be consolidated into One Act; and for that Purpose that the Provisions of the said

• recited Acts in that behalf made should be repealed; Be it enacted

by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all and every the Provisions and Regulations, Clauses, Matters and Things in the said recited Acts or either of them contained, relative to Prize and other Monies, due and payable to the Land Forces, and to the Rights and Interests of the Royal Hospital at Chelsea, or in any way affecting or applicable to the said Royal Hospital, or the Governors, Directors, or other Officers thereof, shall be and the same are hereby repealed, save and except as to so repealed. much of the said Act of the Fifty second of His present Majesty as. relates to the Payment of Widows' Pensions and to Letters and Packets sent from the Office of the Paymaster General, being free of Postage; and save and except as to all Acts, Matters and Things Exceptions. done or required to be done under the said Acts or in pursuance of any of the Clauses or Provisions thereof, which shall be and are hereby declared to be as good, valid and effectual, and shall remain in as full force to all Purposes as if the same had been done under and in pursuance of the Provisions of this Act: Provided nevertheless, Proviso for rethat nothing in this Act contained repealing other Acts shall be pealing Acts. held to revive any former Act or Acts, or Clauses thereof, by those

other Acts repealed.

II. And be it further enacted, That in all Captures which shall Captures disbe made by His Majesty's Army, Royal Artillery, Provincial, posed of as His Block and all other Transpir the Pay of His Majesty on belong Majesty shall Black, and all other Troops in the Pay of His Majesty, or belong-direct. ing to His Majesty, but in the Pay of the United Company of Merchants trading to the East Indies, whether in Conjunct Expeditions with His Majesty's Navy, or otherwise, of any Fortress or Possession of His Majesty's Enemies upon the Land, or of any Ship or Vessel in any Road, Haven, River or Creek belonging to such Fortress or Possession, the Commanders and other Officers and Soldiers acting on fuch Expeditions shall have such Right and Interest as His Majesty shall think fit to order and direct, in all the Arms, Ammunition, Stores of War, Goods, Merchandize and Treasure belonging to the State, or to any Public Trading Company of fuch Enemies, which shall be found in such Fortress or Possession; and also in all and every Ship or Vessels, &c. ad-Veffel, with their Arms, Ammunition, Tackle, Apparel and Furni- judged lawful ture, and all the Goods, Merchandize and other Effects on board the Prize in Admifame, which shall be captured in any Road, Haven, River or Creek, belonging to such Fortress or Possession, after final Adjudication thereof, as lawful Prize to His Majesty, in any of His Majesty's Courts of Admiralty or Vice Admiralty, which shall be duly authorized to take Cognizance of the same (which Courts are hereby required to proceed therein to lawful Adjudication), to be divided in fuch Proportions, and according to fuch general Rule of Distribution for the Army as shall be established by His Majesty, or in Default thereof in such manner as His Majesty shall, under his Sign Manual be pleased to direct.

III. Provided always, and be it further enacted, That no Officer, Deferters not Non Commissioned Officer or Soldier, belonging to any Regiment, entitled to Troop or Company in His Majesty's Army, who shall be entitled to Prize Money. any Share or Shares in any Prize or Capture taken from any of His Majesty's Enemies, and who shall desert or withdraw himself or themselves from His Majesty's Service before such Share or Shares

Shares not claimed within Six Years after being paid to Treasurer of Chelsea Hospintal forfeited.

Approxicements and Sales made by Agents appointed by Commanders,

Agents taking Commission or Emolument in respect of Agency.

Penalty.

Agents to give Security by Bond, which, with Three attefted Copies, and Three

shall be paid to him or them respectively, shall have or be entitled to have or claim any Interest in or Benefit from the faid Share or Shares, or any Part thereof, which at the time of fuch Defertion shall remain unpaid; but the Share or Shares of every such Officer, Non Commissioned Officer or Soldier so deserting, in or to any such Prize or Capture, or such Part of any such Share or Shares, as at the time of his or their Desertion shall remain unpaid; and also the Shares of all Officers, Non Commissioned Officers and Soldiers, which shall not be legally demanded within Six Years after the same shall have been paid to the Treasurer of Chelsea Hospital, by virtue of any Law then in force; shall be forfeited to the Use of the said Royal Holpital at Chelsea, unless such Officers, Non Commissioned Officers or Soldiers as shall have deserted, shall be restored by His Majesty's Proclamation, or otherwise pardoned; and unless with respect to such Shares of Officers, Non Commissioned Officers and Soldiers as shall not be claimed within the time above limited in that behalf, reasonable Cause shall be shewn to and allowed by the Directors of the said Royal Hospital at Chelsea for the time being, or any Five or more of them, why such last mentioned Shares were not claimed in due time.

IV. And be it further enacted, That in all fuch Captures as afore-. faid, all Appraisements and Sales of any Arms, Ammunition, Stores of War, Goods, Merchandize and Treasure which shall be found in any such Fortress or Possession as aforesaid, and to which the Commanders and other Officers and Soldiers shall be entitled, shall be made by Agents appointed by the Commanders and other Officers entitled thereto; that is to say, the Commanders in Chief and Field Officers acting on the Expedition in which such Fortress or Possession was captured, shall appoint one Agent and the other Commissioned Officers entitled thereto, or the Majority of them, if more than one, may appoint another Agent to act for them, such Appointment being made by Letter of Attorney or Letters of Attorney for that Purpose, Copies of which shall be transmitted as hereinafter mentioned; and no Person or Persons except the Person or Persons so to be nominated and appointed Agent or Agents, or who shall have given Security as required by this Act, and who shall actually discharge the Duties of Agent, shall under any Colour or Pretence receive any Part, Share or Proportion of any Commission in respect of such Agency Business, or any Emolument, Advantage or Benefit out of any fuch Commission; and all and every Person or Persons so nominated and appointed Agents or Agent, who shall give to or allow to be taken by any other Person or Persons, and every Person who shall take, accept or receive, either himself or by any other Person on his behalf, or for his Use, Benefit or Advantage, or the Use, Benefit or Advantage of any Part of his Family, any Part, Share or Proportion of any fuch Commission, or any Emolument, Advantage or Benefit thereout, shall, for every such Offence, forfeit and pay the Sum of One hundred Pounds, and also Double the Amount or Value of what shall have been so given or allowed to be taken, or shall have been to taken and received as aforefaid.

V. And be it further enacted, That before any Person so appointed shall act as Agent for Army Prize or Capture, the Person so appointed shall give Security with One sufficient Surety, by a joint and several Bond in the Sum of Two thousand Pounds to His Majesty, his Heirs and Successors, and to the Commander in Chief for the

time being of His Majesty's Land Forces, for duly and faithfully Copies of Letter executing his faid Trust, and accounting for and paying over all Sums of Money which shall come to his Hands by reason of his faid Agency; which said Bond, together with Three attested Copies thereof, and also Three Copies of the Letter or Letters of Attorney who shall transappointing such Person Agent, shall be delivered by such Agent to the Commander in Chief acting on that Expedition, and shall be in the Form or to the Effect set forth in the Schedule marked (A.) hereunto annexed.

VI. And be it further enacted, That the Commander in Chief to Office. whom such Bond and attested Copies shall be so delivered, shall by the first Conveyance transmit the said Bond and one attested Copy of the faid Letter of Attorney to the Treasurer of Chelsea Hospital, and one of the Copies of the said Bond to the War Office, and by the next Conveyance shall transmit one other such Copy of the Bond and Letter of Attorney to the said Treasurer of Chelsea Hospital and War Office respectively.

VII. And be it further enacted, That if any such Bond shall Bond put in Suit become absolute by Nonperformance of any Condition thereof, it on Nonperformshall be lawful for His Majesty's Attorney General at the Request of ance of Conthe Treasurer of Chelsea Hospital, and he is hereby required to institute such Suit or Suits as may be expedient for the Recovery of the Penalty thereof; and the same when recovered shall be paid to the said Treasurer to and for the Use of the said Royal Hospital.

VIII. And be it further enacted, That forthwith after the Ap. Certified Lift of pointment of such Agent or Agents the Commanding Officer of Persons entitled every Regiment or Corps, entitled to share in the Proceeds of the Capture deliverfaid Capture, shall transmit to the Agent or Agents so appointed a ed to Agent. List of the Persons in the Regiment or Corps under his Command entitled to share therein, which List shall be signed by the said Commanding Officer, the Names being arranged in the same Order in which they stand in the Muster Rolls of such Regiments or Corps, and the same shall be examined with and corrected by the Muster Rolls; and in case no such Prize List as aforesaid shall be fent to fuch Agent or Agents, he or they shall apply to the Commissary General of Musters for Lists of the Persons entitled to share in such Capture, and such Lists shall thereupon be made out from the Returns in the Office of the said Commissary General of Musters, who shall cause the same to be made out, and certify the Truth thereof under his Hand; and any Person or Persons who shall alter the Frauduleutly Name or Rating of any Person or Persons in any List which shall altering List. have been so certified as aforesaid, or erase or take away any Name therefrom or add any Name thereto after the same shall have been so certified as aforesaid, with Intent to defraud any Person or Person or Corporation whatfoever, shall forfeit the Sum of Five hundred Pounds.

IX. And be it further enacted, That within One Month after the Notification of . Sale or Sales of any such Capture or Captures as aforesaid shall be completed, public Notification shall be given by the Agent or Agents appointed to fell the same for the Payment of the several Shares to the Persons respectively entitled thereto, which Notification shall be inferted in some Gazette or Newspaper of Public Authority, or in One of the most Public Newspapers of the Island or Place where Chelsea Hospital such Sale or Sales shall have been made, and if no Newspapers are

of Attorney, delivered to Commander in Chief; mit such Bond and Copies to Treaturer of Chelles Hospith and to War

Penalty.

Sale given in Gazette, &c. within One Month, and Copy sent to Treaturer of and War Office. there published then the said Notification shall be affixed to the Church or some other public and conspicuous Place; and the Agent giving such Notification shall, by the sirst Conveyance after the same shall be given, transmit Two Copies of such Notifications and of the Gazette or Paper containing the same to the Treasurer of Chelsea Hospital, and the other Copy to the War Office; and every Agent who shall neglect to give such Notification or transmit such Papers as aforesaid, shall forfeit for every such Offence the Sum of One hundred Pounds.

Penalty.

Registrars to transmit quatterly to Treafurer of Chelses Hospital, List of Prizes adjudged.

Registrars of Vice Admiralty Courts to do the same.

Pensity.
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Hospital for un

claimed or for-

X. And be it further enacted, That the Registrars of the High Court of Appeals and High Court of Admiralty respectively shall, on the Twenty sixth Day of March, the Twenty sixth Day of June, the Thirtieth Day of September and the Twenty sixth Day of December in every Year, transmit to the Treasurer of the said Royal Hospital or his Deputy. a List of all the Prizes taken in any Conjunct Expeditions with the Navy and Army, which shall have been adjudged in their Courts respectively in the Three Months preceding, together with the Names of the Capturing Ships and their Commanders, and of the Agents for the Captures, and the Dates of the Captures and Sentences respectively.

XI. And be it further enacted, That the Registrars of every Vice Admiralty Court shall, on the Twenty sixth of Day March and the Twenty fifth Day of June, the Thirtieth Day of September and the Twenty fixth Day of December in every Year, or so soon after each of such Quarter Days respectively as any Ship shall sail for England, transmit to the Treasurer of the Royal Hospital at Chelsea a List of all the Prizes taken in any such Conjunct Expedition as aforesaid, which have been adjudged in their Courts respectively during the preceding Quarter of a Year, together with the Dates of the several Captures, as far as the same may appear, the Names of the Capturing Ships and their Commanders, the Agents of the Captors, a Copy of the Decretal Part of the Sentences upon the same, and at the same time deliver or cause to be delivered a Duplicate of the same to the Deputy of the said Treasurer resident at the Place where such Courts of Vice Admiralty are or shall be established, or to which their Jurisdiction shall extend; and in case any fuch Registrar of any Vice Admiralty Court shall neglect or refuse to transmit such Lists, or to deliver Duplicates thereof at the times and in the manner aforefaid, every Person so offending shall, for every fuch Offence, forfeit and pay the Sum of Fifty Pounds.

XII. And be it further enacted, That when and as often as any Agent or Agents appointed by the Captors of any Prize or Prizes for the Sale and Distribution thereof shall, after the Proceeds of such Prize or Prizes or any Part thereof, or any such Bounty Money as aforesaid, shall have been received, appoint or substitute any other Agent or Agents, or Person or Persons, to distribute and pay over to any of the Captors their Shares for or on Account of such Prize or Prizes, and shall remit to such substituted Agent or Agents, or Person or Persons, any Sum or Sums of Money for Distribution as aforesaid, such substituted Agent or Agents, Person or Persons, shall from the time of such Sum or Sums of Money being received by them respectively, be and they are hereby declared to be answerable and accountable to the said Royal Hospital for all and every Part and Parts, Share and Shares, of such Sum and Sums of Money

as shall be unclaimed or forfeited by any of the Captors entitled to the same; and such substituted Agent or Agents, Person or Persons, shall not repay or refund the unclaimed or forfeited Shares of such Prize or Bounty Money, or any Part thereof to the original Agent or Agents who shall have remitted such Money for Distribution as aforesaid, but shall after the time for Distribution of such Prize Money shall have ceased, (and within the time in which Prize Agents are directed by this Act to pay over Shares or Balances remaining in their Hands) pay or cause to be paid all unclaimed and forfeited Shares of such Prize or Bounty Money unto the Treafurer of Chelsea Hospital, or his Deputy, in the same manner and under the same Restrictions, and subject to the same Penalties for Non compliance, as is directed respecting the original Agents ap-

pointed by the Captors of any Prize or Prizes.

XIII. And be it further enacted, That the Registrar or Regist- Registrars to rars of His Majesty's High Court of Admiralty, and of all other transmit to Trea-Courts of Admiralty or Vice Admiralty in His Majesty's Domi- surer of Chelses nions, shall, on the Twenty sixth Day of March, the Twenty fifth all Letters of Day of June, the Twentieth Day of September and the Twenty Attorney defixth Day of December in every Year, or within Fourteen Days livered to them, after each of such Quarter Days respectively, so far as relates to with Particulars the High Court of Admiralty, and with respect to Courts of Vice of Prizes. Admiralty as foon after each such Quarter Days as any Ship shall fail for Great Britain, deliver or transmit unto the Treasurer of the said Hospital, or to the lawful Deputy of such Treasurer for the time being, a true Copy or Transcript under his or their Hand or Hands, of all Letters of Attorney that shall be exhibited or delivered to them after the passing of this Act, by any Agent or Agents for any Prize or Prizes taken, or to be taken by any of His Majesty's Ships or Vessels of War or hired armed Ships in any Conjunct Expedition with His Majesty's Army, or by any Agent or Agents for the Receipt and Distribution of any Bounty Bill or Bills in which the Army shall be entitled to share; which Copy or Transcript shall contain the Days of Delivery and Entry, the Dates of the Letters of Attorney, the Names and Places of Abode of the Agents, the Names of the Prizes taken, or of the Ships of War or Privateers, of the Enemy taken, burnt, sunk or otherwise destroyed, together with the Names of the Ships or Vessels by which such Prizes shall have been taken, or by which such Ships of War or Privateers of the Enemy shall have been taken, burnt, sunk or otherwise destroyed, together with the Date of the Condemnation (if any Condemnation shall have passed thereon), and of the Appeal (if any interposed), to which Copies the Judge and Judges of the said Court and Courts shall affix his and their Seal of Office; and the said Copies, when received by the said Treasurer of the said Royal Hospital at Chelsea, shall be there registered and open to Inspection by any Person gratis; the Charge of which Copies, and affixing the Seal or Seals thereto, and transmitting the same to the Treasurer of the said Hospital, shall be paid by the said Agent or Agents at the time of regist-, ering his or their respective Letter or Letters of Attorney; and in case such Registrar or Registrars shall neglect or resuse to transcribe and transmit such Copy and Copies of the said Letter and Letters of Attorney in manner aforesaid, such Registrar and Registrars so neglecting or refusing shall forfeit the Sum of One hundred Pounds. Penalty. XIV. And

Notice of Condemnation fent by Agent to Treafurer of Chelfea Hospital within Six Weeks. C.86.

Penalty.

Account of Sales of Prizes fent also attested upon Oath.

Penalty.

Manner of giving Notice in Gazette or otherwise before Distribution of Prises.

XIV. And be it further enacted, That every Agent resident in the United Kingdom shall, within Six Weeks after any Condemnation in the High Court of Admiralty of any Prize taken in any Conjunct Expedition with the Army, transmit a Notice of such Condemnation to the Treasurer of Chelsea Hospital, or his Deputy, together with an Account of the State of the Property condemned at the time of such Transmission, according to the Schedule marked (B.) in the Appendix to this Act, on Pain of forfeiting for every Neglect the Sum of One hundred Pounds, unless a reasonable Cause be shewn to and approved by the Court of Admiralty.

XV. And be it further enacted, That every Prize Agent shall, after the Sale of the Proceeds of any Capture made by the Army is completed, transmit to the Treasurer of the said Royal Hospital at Chelsea, an attested Copy of the detailed Accounts of the Sales of such Prize duly verified upon Oath, together with attested Copies of all Vouchers relating thereto; and every such Agent who shall neglect or refuse to transmit to the said Treasurer such attested Copies of Accounts and Vouchers, shall forfeit and pay the Sum of

One hundred Pounds.

XVI. And be it further enacted, That after the Sale or Sales of any Prize or Prizes which have been or shall be taken from the Enemy by any of His Majesty's Ships of War or hired armed Ships in any Conjunct Expedition with His Majesty's Army, in this or any former War, or after the Receipt of any Bounty or other Monies in the Nature thereof, in which the Army shall be entitled to share, by the Agent or Person authorized to receive the same, public Notification in manner hereinafter mentioned shall be given by the Persons or Agents appointed to receive the same, for the Payment of the several Shares to the Captors; that is to say, if the Prize or Prizes shall have been condemned in His Majesty's High Court of Admiralty of Great Britain, then the Person or Persons, Agent or Agents, appointed or to be appointed for the Appraisement and Sale of such Prize or Prizes, shall insert and publish, or cause to be inserted and published, such Notification under his or their Hand or Hands re-Tpectively, together with a Notification of the Amount of an Individual's Share in each Class, in the London Gazette, and if any Court of Vice Admiralty, then in some Gazette or Newspaper of Public Authority of the Island or Place where the Prize or Prizes shall have been or shall be condemned, and if there shall be no Gazette or such other Newspaper published there, then in some one of the most Public Newspapers of such Island or Place, and if no Newspapers are there published, then by affixing Notice to the Church, or some other Public Building, directed by the Governor of such Island or Place; and all Persons or Agents publishing or causing to be published every such Notification respectively, shall deliver to the Collector, Comptroller or Searcher for the time being of His Majesty's Customs refiding at or belonging to the Port or Place where the Prize or Prizes shall have been or shall be condemned, or the lawful Deputy or Deputies of such Collector, Comptroller or Searcher, Four of those Gazettes or other Newspapers in which such Notification shall be so inferted and published, together with Four Notifications of the Amount of an Individual's Share in each Class; and if there should not be any Public Newspapers in any such Island or Place, then such Person or Persons, Agent or Agents, shall give Four such Notifica-

tions in Writing, under his or their respective Hand or Hands, together with Four such Notifications of the Amount of an Individual's Share, to the faid Collector, Comptroller or Searcher, or the Deputy or Deputies of such Collector, Comptroller or Searcher as aforesaid; and every such Collector, Comptroller or Searcher, or such Deputy or Deputies, shall subscribe his or their Name or Names on some conspicuous Part of each of the said Gazettes, Newspapers or written Notification respectively, and shall forthwith deliver One of the said Gazettes, Newspapers or written Notifications of Distribution, together with One of the said Notifications of the Amount of an Individual's Share, to the Deputy to the Treasurer of Chelsea Hospital, resident at the Place where such Court of Vice Admiralty is or shall be established, or to which its Jurisdiction shall extend, and by the First Ship which shall sail (after his or their Receipt of such Gazettes, Newspapers or written Notifications respectively) from such Port or Place to any Port in Great Britain, shall transmit or fend to the Treasurer of the Royal Hospital at Chelsea, or the Deputy of such Treasurer for the time being, One of the said Gazettes, Newspapers or written Notifications, together with One of the said Notifications of the Amount of an Individual's Share, with his or their Name or Names fo subscribed to and upon the same respectively, to be there registered; and shall by the Second Ship or Vessel which shall sail from the said Port or Place to any Port or Place in Great Britain, transmit in like manner to the Treasurer of the said Hospital, One other of the said Gazettes, Newspapers or other Notifications, together with One other Notification of the Amount of an Individual's Share, marked by him a Duplicate of the former; and shall faithfully preserve and keep the other of the said Four Gazettes, Newspapers or written Notifications, and the other Notification of the Amount of an Individual's Share, with his or their Name or Names thereon subscribed as aforesaid, in his or their Custody; and at all Ports and Places where Vice Admiralty Courts with Jurisdiction in Prize Causes are or shall be constituted, at which there. shall be no Collector, Comptroller or Searcher, or other Officer of the Customs, the said Gazettes, Newspapers or other Notifications of Distribution, together with the said Notifications of the Amount of an Individual's Share, shall be delivered to and transmitted and kept respectively, in like manner, by the Registrar or Deputy Registrar of fuch Vice Admiralty Court; and at all other Places where Prize or Bounty Money shall be distributed or payable, where there shall be no Court of Vice Admiralty, the said Gazettes, Newspapers or written Notifications of Distribution, together with the said Notifications of the Amount of an Individual's Share, shall be delivered to the principal Civil Officer of the said Place, or his Deputy, for the Purpose of being transmitted and kept as asoresaid; and that in every such printed or written Notification as aforesaid, the said Person or Persons, Agent or Agents, shall insert or specify the Name or Names of the Prize or Prizes about to be distributed, and of the Ship or Ships by which the same shall have been captured, and also the precise Day of the Month and Year on which such Capture or Captures shall have been made, and also his or their Place or Places of Abode, Christian and Surname, or Christian and Surnames, at full Length, and the precise Day of the Month and Year appointed for the Payment of the leveral and respective Shares of the

the Prize or Prizes to the Captors; and all fuch Notifications with respect to Prizes condemned or to be condemned in Great Britain, or of which, being condemned abroad, the Distribution shall be made in Great Britain, shall be published in the London Gazette Three Days at least before any Part or Parts, Share or Proportion of any fuch Prize or Prizes shall be paid to any such Person or Persons entitled thereto; and all such Notifications with respect to Prizes condemned or to be condemned in any other Part of His Majesty's Dominions, where the Distribution shall also be made in such other Part of His Majesty's Dominions, shall be delivered to the said Collector, Comptroller or Searcher, Registrar or Deputy Registrar, or principal Civil Officer or Officers as aforefaid respectively, or such respective Deputy or Deputies, One Day at least before any Part or Parts, Share or Proportion of any such Prize or Prizes shall be paid to any Person or Persons entitled thereto; after which several and respective Notifications, if any Man's Share shall remain in the Hands of the Persons or Agents appointed as aforesaid, either belonging to fuch Men as shall have deserted from His Majesty's Land Service, or which shall not be legally demanded and paid within Three Months next after such Notification, then such Share or Shares so remaining in such Persons or Agents Hands, or belonging to such Men as shall desert from His Majesty's Land Service, shall go and be paid to the Treasurer of Chelsea Hospital.

Agent neglecting to give required Notification before Distribution of Prizes.

Penalty.

Collectors and other Officers neglecting to attest and send public Notificaof Individual Shares.

Penalty. Notifications, on Proof of Hand-writing of Collector, &c. fufficient Evidence.

XVII. And be it further enacted, That if any Person or Agent appointed or to be appointed for Appraisement or Sale of any Prize or Prizes, taken or to be taken from the Enemy, by any of. His Majesty's Ships or Vessels of War or hired armed Vessels in any Conjunct Expedition with the Army, or for the Distribution of any Bounty Money, in which the Army shall be entitled to share, shall neglect or refuse to publish, give or deliver any Notification herein directed or required to be published, given or delivered, or shall not give, publish or deliver any such Notification before the Payment of any Part of such Prize or Bounty Money or other Money in the Nature of Bounty Money, and within the times herein limited, or in the manner herein appointed, or shall not specify or set forth in such Notification the Matters and Things herein directed to be specified and set forth, every such Person or Agent shall, for such Offence, forfeit and pay any Sum not exceeding One hundred Pounds, at the Discretion of the Court in which the same shall be sued for; and if any Collector, Comptroller or Searcher of His Majesty's Customs, Registrar of any Vice Admiralty Court, or Principal Civil Officer or Officers, or such Deputy or Deputies as aforesaid, shall neglect or tions of Amount refuse to receive or to attest, or shall not transmit or fend any such Gazette, Newspaper or written Notification or Notifications of the Amount of an Individual's Share as aforesaid, in such manner as is by this Act directed, every such Collector, Comptroller or Searcher, Registrar of any Court of Vice Admiralty, Principal Civil Officer or Officers, or such Deputy or Deputies so offending, shall, for every such Offence, forfeit the Sum of Five hundred Pounds-

XVIII. And be it further enacted, That the Notifications in all such Gazettes, Newspapers and in Writing respectively as aforefaid, which shall be so transmitted and attested by such Collector, Comptroller or Searcher, Registrar of any Court of Vice Admiralty, or Principal Civil Officer or Officers, or luch Deputy or Deputies as

aforesaid, and registered at the said Royal Hospital, on Proof of the Hand-writing of such Collector, Comptroller, Seacher, Registrar, Principal Civil Officer or Officers, or Deputy or Deputies, from time to time and at all times, shall be good and sufficient Evidence in all His Majesty's Courts of Law and Equity, and Admiralty, that the Perfon or Persons whose Name or Names is or are therein set forth and specified as the Agent or Agents of the Prize or Prizes therein respectively mentioned is or are such Agent or Agents.

XIX. And be it further enacted, That at the End of Four At End of Four Months after the Date of the Notifications of Distributions by this Months after Act directed to be given, every Prize Agent and Person authorized Date of Notificato receive any Bounty Money or other Monies to which His Majesty's Army are or shall be entitled, whether such Monies shall have arisen from Captures made by the Army alone, or in conjunction with the Navy, shall pay over all Shares and Balances then remaining unpaid unpaid to Treato the Treasurer of Chesea Hospital, or such Person or Persons as surer of Chesea he shall appoint and depute to receive the same, or duly remit the fame for Payment in England; and shall likewise make out and transmit to the said Treasurer of the said Royal Hospital, or his Produce of Deputy, a true Statement and Account in Writing under his or their Prize, with Pay-Hand or Hands, of the Produce of all such Prize or Prizes, Bounty ments of Shares, or other Monies as afcresaid, together with an Account of the Payments of the several Shares to the Parties entitled thereto, which shall have then been really and truly by him paid, and shall verify fuch Statement and Account on Oath (which Oath the faid Treafurer of the said Royal Hospital, or his Deputy, is and are hereby authorized and required to administer); and such Agent or other Persons authorized as aforesaid shall at the same time deliver to the faid Treasurer of the said Royal Hospital, or his Deputy, a Copy (upon Oath) of the Distribution List on which the Payments have been made, and of the Prize Lift delivered by the Commander or Commanders of Regiments, or of the Capturing Ship, or the Commissioners of the Navy, or Commissary General of the Musters, as the case may have been, to the Prize Agent, or such other Person or Persons as aforesaid: and every Prize Agent, and Person authorized Neglecting. to receive Bounty and other Monies as aforesaid, who shall refuse or neglect, as herein directed, to pay such Shares and Balances within Thirty Days after the Expiration of fuch Four Months, shall forfeit the Sum of One hundred Pounds, and pay Interest upon such Shares Penalty. and Balances after the Rate of One Shilling per Centum per Month; and every Prize Agent or Person authorized to receive such Bounty or other Monies as aforefaid, who shall have neglected or refused to Refusing to transmit and verify within such Four Months an Account, as above transmit Acdirected, of the Proceeds of such Prize, Bounty or other Monies as count. aforesaid, and of the Distribution thereof, shall forfeit the Sum of Five Penalty. hundred Pounds.

XX. And be it further enacted, That, from and after the passing Five per Centiof this Act, the Sum of Five Pounds per Centum shall be allowed Prize to Army Prize Agents upon all Prize or Bounty Money, or Money in the nature of Prize Money, which shall be distributed by them to the Captors entitled thereto, or be paid over to Chelsea Hospital in pursuance of this Act.

XXI. And be it further enacted, That after the Balances shall Treasurer of have been so paid over to the Treasurer of Chelsea Hospital, or his 54 GEO. III.

tions of Diffributions, Prize Agent shall pay over Balances Hospital, and transmit to him verified on Oath.

Chelsea Hospital to keep open Deputy, Office for receiving Claims for Shares.

Deputy, the faid Treasurer, or his Deputy, shall keep an Office open from Ten of the Clock in the Morning to Four of the Clock in the Afternoon, on every Day in the Week (Sundays excepted) for the Purpose of receiving Claims for Shares, to be refunded according to the Provisions of this Act, and shall pay and refund fuch Shares when demanded, according to the Regulations in this Act contained.

Commissioned Officer directing his Distributive Balance not to be paid over, same to remain with Agent.

XXII. Provided always, and be it further enacted, That if any Commissioned Officer of the Army shall direct by any Order in Writing that his distributive Share or Balance shall not be paid over to the Treasurer of Chelsea Hospital, or his Deputy or Deputies, the same shall for the Space of Three Years remain in the Hands of the Agent, subject to all such further Order as such Officer may give respecting the same: Provided nevertheless, that if at the End of Three Years such Share or Balance shall not have been paid over to the Officer entitled to the same, the Agent shall pay the Share or Balance remaining in his Hands to the Treasurer of Chelsea Hospital, or his Deputy or Deputies.

No Deduction allowed in Payments of unclaimed or forfeited Shares.

XXIII. And be it further enacted, That no Deduction that be allowed on any Account in the Payments of unclaimed or forfeited Shares and Balances paid over to the Treasurer of Chelses Hospital, or his Deputy or Deputies, for any Sums not appearing upon the Distribution List to have been thereon paid, unless lattefactory Vouchers from the Parties entitled thereto, or their lawful

Attornies, are produced for the same.

Agents Abroad to deliver verified Accounts in Vice Admiralty Court in Six Months after Commencement of Diftribution, and remit Balances to Treasurer of Chelfea Hospital in certain Period.

XXIV. And be it further enacted, That every Agent acting as fuch in any of His Majesty's Settlements, Colonies or Plantations Abroad, or in any Place out of the United Kingdom, for any Prize taken in any conjunct Expedition with the Army, shall make up his Accounts, and deliver up and verify the same in the Vice Admiralty Court in which such Prize shall have been condemned, in such manner as the said Court shall require, within Six Months after the Commencement of the Distribution of the Proceeds of such Prize, and shall under the Direction of the Court, on the Application of the Treasurer of Chelsea Hospital, or of his Deputy there resident, and in such manner as shall be specified in any Order made for that Purpose, remit all unclaimed Balances and Shares payable to the Army, and all Shares of Deserters from the Army, to the Treasurer of Chelsea Hospital in England, so as that the same, as to every Place except the East Indies, may be paid to the ind Treasurer within Six Months, and as to any Place in the Eq. Indies, within Twelve Months next after exhibiting his Accounts in fuch Court, in fuch manner as the faid Court shall require 25 aforesaid, on pain of forfeiting the Sum specified in his Bond for the due Performance of his Duty as a Prize Agent.

Penalty.

XXV. And be it further enacted. That all Powers and Remedica Chelsea Holpital given by this Act to, or that may by Law be used or enforced, or Actions that may be brought by any Captor or Captors, to compel Agents to exhibit their Accounts and verify the same, and bring in Proceeds, and enforce Distribution or the Performance of any other Duty in his faid Character as Agent, or for the Recovery of any Penalty or Penalties, may and shall be used, exercised, enforced and put in Execution on behalf of the Army generally, or on behalf of any Individual belonging to the Army and entitled

Treasurer of exercifing Powers given by Law to compel Agents to account, &c.

to Share in any Prize or Bounty Money, by the Treasurer of Chelsea Hospital, in as full and ample a manner as by the Captors themselves, or any individual Captor himself; and that all the said Powers and Remedies which may be used and enforced, or Actions which may be brought against an Agent, shall and may in case of the Death of fuch Agent be used and enforced or brought by the Treasurer of Chelsea Hospital, against his Legal Personal Representative, if such Personal Representative shall have received Assets of his Testator; and the Estate and Essects of such Agent shall, as far as the fame will extend, be answerable and accountable for the Prize Money so unaccounted for, and the Penalties imposed by this

Act for not duly accounting for the same. XXVI. And be it further enacted, That all Shares of Prize Shares of Prize Money due and to become due to Non Commissioned Officers and Money paid to Soldiers of the Army, in case of such Conjunct Expeditions as Persons entitled aforesaid, shall be paid by the Agent or by the Treasurer or Deputy thereto, or Per-Treasurer of Chelsea Hospital, or his Chief Clerk, as the case may by Order set require, to the Persons entitled thereto, or Persons authorized by an forth in Sche-Order in the Form set forth in the Schedule to this Act annexed dule C. marked (C.) to receive the same; which Order shall specify the Place, Fortrels or Ships out of which the Prize Money shall have arisen, together with the Name of the Regiment or Corps to which fuch Non Commissioned Officer shall have belonged at the time of the Capture; and the Person making such Order shall also procure and produce a Certificate in the Form or to the Effect fet forth in the Schedule marked (D.) which Certificate shall be signed by the Certificates pro-Commanding Officer, Adjutant and Paymaster of the Regiment in duced in Form which fuch Person shall be serving, provided the Signatures of such of Schedules hereunto an-Officers can be obtained; and in case the Signatures of all or any nexed marked of fuch respective Officers cannot be obtained by reason of the D, E, and F. Regiment, or Part of the Regiment being on Detachment or other unavoidable Cause, then and in such case such Certificate shall be figned by such of the said Officers as may be present where the Non Commissioned Officer or Soldier is then serving, and any other Commissioned Officer of the Regiment or Corps then present, so that there shall not be less than the Signatures of Three Commissioned Officers to such Certificate; or in case such Non Commissioned Officer or Soldier shall be detached from his Regiment, or be in any Hospital or Sick Quarters, so that he cannot procure such Certificate of his Officers as above mentioned, the same shall be stated particularly on the Order, and the Certificate shall be figured by the Three Senior Officers belonging to such Detachment, or by the Surgeon or principal Medical Officer belonging to such Hospital or Sick Quarters (as the case may require), and by Two other principal Military or Civil Officers belonging to such Hospital, or residing at fuch Quarters; or in case such Non Commissioned Officer or Soldier shall have been discharged from the Service, then he shall procure and produce a Certificate in the Form or to the Effect fet forth in the Schedule hereunto annexed marked (E.), and which shall be signed by the Minister and One of the Churchwardens, or (if in Scotland), by the Minister and One of the Elders, in the Parish or Place in which such discharged Non Commissioned Officer or Soldier may then refide; or if such Non Commissioned Officer or Soldier shall be dead, then the Person entitled to receive his Share  $Z_{2}$ 

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of fuch Prize or Bounty Money shall procure and produce a Certificate in the Form or to the Effect set forth in the Schedule hereunto annexed marked (F.), which Certificate shall be signed by the Minister and One of the Churchwardens, or (if in Scotland) by the Minister and One of the Elders, of the Parish or Place in which fuch Person shall then reside: Provided always, that every such Order as above described shall be revocable by the Person making the same: Provided also, that no such Order shall be valid to authorize the Receipt of any Prize Money or Bounty Money which shall be in course of Payment or Distribution to any such Non Commissioned Officer or Soldier as aforesaid, if the Party making fuch Order shall be then residing or Dwelling within the Distance of five Miles from the Place where such Prize Money or Bounty Money shall be payable; and if any Agent or Agents for Prizes shall pay or cause to be paid any Share of Prize Money or Bounty Money to any Person or Persons upon any Order made, within the Distance aforesaid from the Place where such Prize Money or Bounty Money shall be Payable, such Prize Money or Bounty Money being in a Course of Distribution at the time of making such Order, such Payment shall be void to all Intents and Purposes.

Orders for Payment to have Stamp.

XXVII. And be it further enacted, That upon every Order made under the Authority of this Act directing the Payment of Prize or Bounty Money, a Stamp Duty of One Shilling and no more shall be payable to His Majesty, and that no Order purporting to authorize the Receipt of Shares due to more than One Person shall be deemed valid, but that the same shall be void and of no Effect.

Order altered

XXVIII. And be it further enacted, That if any Person shall after Attellation. infert, or cause to be inserted in any Order or Authority for receiving Prize or Bounty Money after Attestation thereof as hereinbefore directed, any other Matter than what shall have been originally expressed in the said Order or Authority, when the same shall have been attested, the said Person shall, for every such Offence, be deemed guilty of a Misdemeanor, and be punished accordingly.

Misdemeanor. Treasurer of appointing Deputy.

XXIX. And be it further enacted, That it shall be lawful for the Chellen Hospital said Treasurer of the said Royal Hospital for the time being to nominate and appoint such Person or Persons as he may think fit to be his Deputy or Deputies for receiving Applications and Claims for Prize and Bounty Monies to which the Army shall be entitled, and for other the Purposes of this Act, at such Port or Places as he shall from time to time think necessary.

No Fee taken on paying any Share retunded by Chelsea Hospital

XXX. And be it further enacted, That no Person paying any Share or Balance of Prize Money refunded by Chelsea Hospital, shall receive any Fee, Gratuity or Reward from or on account of any Payment thereof, or of any Act, Matter or Thing done relating to the procuring or paying the same to any Claimant, or any Person on his behalf, under any Pretence w at soever, on Pain of forfeiting for every fuch Offence One hundred Pounds.

Penalty.

XXXI. And be it further enacted, That in all cases in which any Claim of Prize or Bounty Money shall be made upon any Prize Agent or Prize Agents, accompanied with a Requisition in Writing from the Treasurer of the said Royal Hospital in the Form in the Schedule to this Act annexed marked (G.), requiring that such Claim may be either satisfied or a reason assigned for its Disallowance,

Agents to satisfy Claims of Perions accompanied with a Requisition from Treasurer of Chellea Holi kal.

such Prize Agent or Prize Agents shall either Pay the same or state in Writing under his or their Hand or Hands the reason of his or their refusing to do so, and deliver the same to the Party claiming the same

and presenting such Requisition.

XXXII. And be it further enacted, That all Letters or Fackets Letters on addressed to the said Treasurer of the said Royal Hospital for the Assairs of Cheltime being, upon any Business or Affairs relative to Prize Matters, free of Postage. or upon any other Business or Assairs of the said Royal Hospital, shall, from and after the passing of this Act, be freed from the Duty of Postage; and also that all Letters or Packets sent by the faid Treasurer of the said Royal Hospital for the time being or his Deputy, upon such Business or Assairs as aforesaid, shall be sent free from the said Duty of Postage; and all Letters and Packets relating to the Matters aforesaid that shall be forwarded by the said Treasurer as aforesaid shall be under Cover, with the Words " Pur-" fuant to Act of Parliament, Fifty fourth George the Third," printed upon the same; and the said Treasurer of the said Royal Hospital, or his Deputy, shall write his Name under the same; and they and each of them are and is hereby strictly prohibited from inclosing or sending under such Covers any Writing, Paper or Parcel what soever, excepting such as relate to the Business or Assairs of the faid Royal Hospital.

XXXIII. And be it further enacted, That if any Treasurer or Sending any his Deputy shall send or convey, under any of the Covers aforesaid, thing under any Writing, Paper or Parcel, other than those relating to the Business or Affairs of the said Royal Hospital, the Person so offending shall, for every such Offence, forfeit and pay the Sum of One Penalty.

hundred Pounds.

XXXIV. And be it further enacted, That no Person employed by Chelsea Hospital in executing the Regulations of this Act shall act as an Agent for Prizes, or be concerned directly or indirectly in the Business thereof, under the Penalty of Five hundred Pounds.

XXXV. And be it further enacted, That if any Person or Persons shall falsely make Oath to any of the Matters hereinbefore required to be verified on Oath, or suborn any other Person so to do, such Person or Persons shall suffer the like Pains and Penalties as are

incurred by Persons committing wilful and corrupt Perjury. XXXVI. And be it further enacted, That all and every Person Persons neglector Persons hereby directed to transmit or deliver all or any of the ing to transmit Accounts before mentioned, who shall refuse or neglect to transmit or deliver all or any such Account or Accounts to the Treasurer of the faid Hospital, or his faid Deputy, within the time before limited and appointed, in Manner and Form hereinbefore mentioned, shall, for every such Offence, forfeit the Sum of One hundred Pounds, Penalty. and shall pay the Expence of any Application to any Court to compel the Production and Delivery of the same.

XXXVII. And be it further enacted, That if any Fraud, Col- Persons commitlusion or Deceit, shall be wittingly or willingly made, used, com- ting Frauds in mitted, permitted or done or suffered in making, stating or balancing Accounts. fuch Accounts, then every Person or Persons who shall be thereof duly convicted, and his and their Aiders and Abettors, shall forfeit and pay for every such Offence the Sum of Five hundred Pounds,

XXXVIII. And be it further enacted, That, from and after the Captures made passing of this Act, the Proceeds of all Captures made prior to the prior to Jan t,

Cover not relating to Hospital.

Persons employed by Hospital not to act as Prize Agenta Penalty.

Perjury. Accounts to Cheliea Hospital.

Penalty. First 1805, not yet

distributed, distributed under Regulations of Act.

First Day of January One thousand eight hundred and five, in this or any former War, in which the Army shall be entitled to share, and which shall not have been already advertized for Distribution, shall be distributed under the Regulations of this Act, and the forfeited and unclaimed Shares payable to the Army, be accounted for and paid to the Treasurer of Chelsea Hospital, within the same Period and in like manner as by this A& is directed; and that the Agents for all Captures made previous to the First Day of January One thousand eight hundred and five, in this or any former War in which the Army shall be entitled to share, and which have already been advertized for Distribution, shall render Accounts, and pay the forfeited and unclaimed Shares payable to the Army to the said Treafurer of Chelsea Hospital, within Three Months after the passing of this Act; any thing in any former Act contained to the contrary in any wife notwithstanding.

• XXXIX. And Whereas divers Sums of Money are now ree maining in the Hands of the Registrars of the High Court of · Appeals, High Court of Admiralty, and of the several Courts of 'Vice Admiralty respectively, arising from Prizes taken in such 6 Conjunct Expeditions as aforefaid, and in which the Army are entitled to share, which have been finally adjudged to the Captors, 4 and which have not been claimed by the Persons respectively en-' titled thereto, or any Person or Persons on their behalf;' Be it therefore enacted, That the Registrars of the faid High Court of Appeals, of the High Court of Admiralty, and of every Court of Vice Admiralty in His Majesty's Dominions shall within Three Months, fo far as relates to the High Court of Appeals and the High Court of Admiralty, and with respect to Courts of Vice Admiralty in the East Indies within Two Years, and with respect to fuch Courts in any other Parts of His Majesty's Dominions, within One Year next after the passing of this Act, render or transmit to the Treasurer of the said Royal Hospital at Chelsea, or his Deputy, an Account of all Sums of Money in which the Army shall be so entitled to share, which has been paid into the Courts as aforesaid respectively, up to the First Day of January One thousand eight hundred and twelve, and which at the time of rendering such Account shall remain in their Hands respectively and at the same time pay over or remit to the said Treasurer of the said Royal Hospital, such Part of the faid last mentioned Sums of Money as the Army shall be entitled to; and that the Receipt of the said Treasurer of the said

Royal Hospital, or his Deputy, or the Registrar paying such Money,

shall be a good and effectual Discharge to such Registrar to all Intents and Purposes whatsoever; and with respect to all Monies in which the Army shall be so entitled to share as aforesaid, which have been so paid to the said Registrars respectively since the First Day of January One thousand eight hundred and twelve, or which shall hereafter be so paid, and which shall have remained in their Hands respectively for the Space of Twelve Calendar Months after the Prize or Prizes from which such Monies shall have proceeded shall have been finally adjudged to the Captors, unclaimed by the faid Captors, or the Persons respectively entitled thereto, or by any Person or Persons on their behalf, it shall be lawful for the Judge or Judges of the faid Courts respectively, upon Application by the Treasurer of the faid Royal Hospital, or his Deputy, to order Payment thereof to

Registrars of Admiralty Courts having Prize Money in Hand to account for same within eertain Feriod.

Receipt in what case Discharge.

the faid Treasurer, or his Deputy; which several Sums, when so paid to the faid Treasurer or his Deputy as aforesaid, shall be distributed among the Parties respectively entitled thereto, or their legal Representatives, by the Treasurer of the said Hospital, in like manner, and subject to the same Regulations, so far as the same can be made applicable, as in cases of Distribution by the Agents of the Captors.

XL. And be it further enacted, That where the Offence of taking Offences of a false Oath, or suborning any Person so to do, or any of the Offences taking a salse by this Act made cognizable in any of His Majesty's Courts of Re- Oath, &c. cord in Great Britain, shall be committed, out of this Realm, the any County in same may be alleged to be committed and may be laid, enquired of, England. tried and determined, in any County in England, in the same manner, to all Intents and Purposes, as if the same had been actually done or

committed within the Body of fuch County.

XLI. And be it further enacted, That all Penalties and Forfei- Penalties and tures imposed by this Act, wheresoever the same shall arise or be- Forseitures how come forfeited, may be recovered by Action of Debt, Bill, Plaint recovered. or Information in any of His Majesty's Courts of Record in Great Britain, unless in cases where any other Mode is by this Act particularly directed; and all Penalties and Forfeitures imposed by this Act, which shall arise or become forseited in any Part of His Majesty's Dominions abroad, may be recovered in any Court of Record of His Majesty in the Colony, Territory or Place where the same shall arise or have become forseited, or in any of His Majesty's Vice Admiralty Courts having Jurisdiction there.

XLII. And be it further enacted, That all pecuniary Penalties Penalties to go and Forfeitures by this Act imposed, other than as aforesaid, and other than such as are by this Act directed to be otherwise applied and disposed of, shall go and be applied to the Use of the Royal Hospital at Chelsea, and shall be sued for in the Name of the Com-

millioners thereof.

XLIII. And be it further enacted, That, from and after the Personating passing of this Act, whosoever willingly and knowingly shall personate or falsely assume the Name or Character of, or procure any other to obtain Wages to personate or falsely to assume the Name or Character of any or Prize Money. Officer, Soldier or other Person entitled or supposed to be entitled to any Wages, Pay or other Allowances of Money or Prize Money, for Service done in His Majesty's Army, or the Executor or Administrator, Wife, Relation or Creditor of any such Officer, Soldier or other Person, in order to receive any Wages, Pay or other Allowances of Money or Prize Money, due or supposed to be due or payable for or on Account of the Services of any such Officer or Soldier, or other Person, as aforesaid; or shall forge or counterfeit, or procure to be forged or counterfeited, or aid or affift in forging or counterfeiting any Letter of Attorney, Bill, Ticket, Order, Cer tificate, Assignment, last Will, or any other Power or Authority whatfoever, in order to receive any fuch Wages, Pay or other Allowances of Money or Prize Money, which shall be due or be supposed to be due to any such Officer or Soldier, or other Person, as aforesaid; or shall willingly and knowingly take a faise Oath, or procure any other Person to take a false Oath to obtain the Probate of any Will or Wills, or to obtain Letters of Administration in order to receive the Payment of any Wages, Pay or other Allowances of Money or Prize Money which shall be due, or be supposed to

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others or forging, &c. Powers C. 86.

be due to any such Officer, Soldier or other Person as aforesaid, who shall have really served, or shall be supposed to have served in His Majesty's Army; or if any Person shall, from and after the passing of this Act, utter or publish as true, or shall aid or assist in uttering or publishing as true, or shall cause or procure to be uttered or published as true any false, forged or counterfeited Letter of Attorney, Bill, Ticket, Order, Certificate or Assignment, last Will, or any other Power or Authority, whatsoever, in order to receive any Wages, Pay, or other Allowances of Money or Prize Money, due or supposed to be due to any Ossicer or Soldier, or other Person who shall have really served, or shall be supposed to have ferved, or shall hereafter serve or be supposed to have served in His Majesty's Army, with Intent to defraud any Person or Corporation whatsoever, knowing the same to be false, forged or counterfeited, every such Person, being thereof lawfully convicted, shall be deemed guilty of Felony, and shall suffer Death as a Felon without Benefit of Clergy.

Death.

Commissioners of Chelsea Hospital may illue Precepts to luch Persons 25 they believe to have received Money belonging to Troops to render an Account of lame within limited time.

XLIV. And be it further enacted, That it shall be lawful for the Commissioners of the said Royal Hospital at Chelses, from time to time to issue Precepts under their Hands, or under the Hands of any Three or more of them, directed to such Persons as they may have reason to believe have received Monies Payable to such Officers, Soldiers and Troops as aforesaid, under any Powers of Attorney or Power of Attorney, Order or Orders heretofore or hereafter to be executed, requiring them within Two Calendar Months next after the time at which such Precept shall have been served, in case the Person or Persons to whom it shall be directed shall reside within the United Kindom; but if he or they shall reside in any Part of His Majesty's Dominions abroad, then by the First Ship which shall fail from the Port or Place nearest to that at which such Person or Persons shall reside, next after the Expiration of Two Calendar Months from the time at which such Precept shall have been served as aforesaid, to deliver or transmit upon Oath (which Oath any Justice of the Peace or Magistrate, or the Treasurer or Deputy Treasurer of the said Royal Hospital at Chelsea, for the time being, is hereby authorized to administer), an Account of all Monies which may have been received by such Person or Persons, under such Powers or Orders, Power or Order, as aforesaid; and in case the · same or any Part thereof shall have been so paid over, then to whom the same or any Part thereof has been so paid over as aforesaid; and shall at the same time pay or remit to the Treasurer or Deputy Treasurer of Chelsea Hospital, such Part of the said Monies as shall remain in his or their Hands unpaid, to the Parties beneficially entitled to it, or to their Use; and in case such Monies shall not be paid over or remitted to the said Treasurer or Deputy Treasurer within the time limited by this Act, the same shall be recoverable from the Person detaining the same by Action for Money had and received, or otherwise, in the Name of such Treasurer or Deputy Treasurer of the said Royal Hospital at Chelsea; and the same, when fo paid in or recovered, shall be for the Use of the Parties beneficially entitled thereto, and be otherwise applied as forfeited and unclaimed Shares of Army Prize are by this Act directed to be applied; and in case any Person or Persons upon whom any such Precept shall be served as aforesaid, shall neglect or resuse to deliver

Neglecting to **a**ccount

or transmit such Account within the time limited by this Act he or they shall, for every such Offence, forfeit and pay to the Use of the faid Royal Hospital at Chelsea, the Sum of Fifty Pounds, to be re- Penalty. covered by Action of Debt, to be brought in the Name of the Deputy Treasurer of the said Royal Hospital at Chelsea for the time being, in either of His Majesty's Courts of Record at Westminster; or in case the Offender or Offenders shall reside Abroad, in any Court of Record of the Country of which he shall be an Inhabitant at the time the Offence shall be committed, unless sufficient Cause shall be shewn to the Satisfaction of the Commissioners of the said Royal Hospital at Chelsea, why such Precepts have not been complied with.

54° GEO. III.

XLV. And be it further enacted, That in case any Person or Precepts Persons upon whom any such Precept or Precepts as aforesaid shall have been served, shall neglect or refuse to pay Obedience thereto, and shall in consequence thereof pay the Penalty incurred by such Disobedience, it shall, nevertheless, be lawful for the said Commissioners of Chelsea Hospital, and they are hereby empowered to repeal fuch Precept or Precepts until the Accounts thereby required shall have been duly rendered and delivered; and such Person or Persons shall be and is and are hereby declared to be liable to a separate Penalty of Fifty Pounds for every Precept to be served upon him Penalty. or them, to which due Obedience shall not be paid, to be recovered

in manner aforesaid.

XLVI. And be it further enacted, That it shall be lawful for the Treasurer of Treasurer and Deputy Treasurer of the said Royal Hospital at Chel- Chelies Hospital sea, with respect to all Monies which have been received by such Person or Persons as last aforesaid, under any Power or Powers, Order or Orders executed subsequent to the passing of the said recited Act of the Fifty first Year of His present Majesty, at all seasonable times to have Access to the Books, Papers, Accounts and Vouchers of any Person or Persons to whom such Precepts shall be directed relative to such Transactions, to which such Precepts shall have Reference; and such Person or Persons is and are hereby required to produce the same to the said Treasurer or Deputy Treafurer, whenever he or they shall be required to to do, in order that fuch Treasurer or Deputy Treasurer may peruse, examine and take •Extracts or Copies of so much thereof as he may think proper; and in case any such Person or Persons as last aforesaid shall refuse Resusing Inor neglect to produce such Books, Papers, Accounts and Vouchers, spection. or any or either of them, upon ten Days' Notice to be given to him or them for that Purpose, he or they shall forfeit and pay for every Penalty. such Offence, to the Use of the said Royal Hospital at Chelsen, the Sum of Fifty Pounds to be recovered by Action of Debt, in the Name of the Deputy Treasurer of the faid Hospital for the time being, in either of His Majesty's Courts of Record at Westminster, unless sufficient Cause shall be shewn to the Satisfaction of the Commissioners of the said Royal Hospital at Chelsea, why such Books, Papers, Accounts and Vouchers shall not have been produced as atorefaid.

XLVII. And be it further enacted, That, from and immediately Money in after the Service of any such Precept as aforesaid, all Monies received Hands of Perunder such Powers or Orders as aforesaid, which shall at that time sons to whom be in the Hands of the Person or Persons to whom such Precept

to have Accels. to Broks, &c. 51 G. 3. c. 104.

Precepts have been issued, to

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become Property of Hofpital.

When Frauds discovered in Accounts, Bill in Equity filed.

Commissioners of C. H. may authorize Payment of Shares to next of Kin, without Administration.

Claims for Prize Money by next of Kin of Foreigners paid without requiring Administration, &c. shall be directed, shall be deemed and considered to be the Property of the Commissioners of the said Royal Hospital at Chelsea, to be applied by them, nevertheless in the manner by this Act directed; and with respect to the Monies which may have been received by fuch Person or Persons as aforesaid, under any Power or Order, Powers or Orders, which shall have been made and executed before the passing of this Act, in case the said Treasurer or Deputy Treas furer shall upon Inspection of the Vouchers and other Documents relating to any Account which shall be rendered and delivered in Obedience to any such Precept or Precepts as aforesaid (which Vouchers and other Documents by this Act they are authorized and empowered to call for and inspect) be distatisfied with such Account, and have reason to believe that the Payments therein stated to have been made, or any or either of them, have not been really and truly made, or that such Account is in any other respect fraudulent or defective, it shall be lawful for such Treasurer or Deputy Treasurer of Chelsea Hospital, and they are hereby respectively authorized and empowered to file a Bill in Equity against such Person or Persons, in order to such Account being regularly taken and examined, and other Proceedings being had relative thereto, according to the usual Course of Courts of Equity; such Bills to be filed in the Name of the Treasurer or Deputy Treasurer of the faid Royal Hospital at Chelsea for the time being, and not to be confidered defective on account of the Persons beneficially entitled to the Monies which shall be the Subject of them not being made Parties thereto.

XLVIII. And be it further enacted, That it shall be lawful for the Commissioners of the said Royal Hospital at Chelsea to authorize their Deputy Treasurer to pay to any Person or Persons who shall prove him, her or themselves to the Satisfaction of such Commissioners, or of the said Treasurer or Deputy Treasurer, to be the next of Kin or legal Representative, or otherwise legally entitled to any Share of Prize Money belonging to any deceased Soldier, any such Share not exceeding Twenty Pounds, although such Person shall not have regularly taken out Letters of Administration, or have procured the Probate of any Will of such deceased Soldier, Scaman or Marine.

XLIX. And be it further enacted, That in all cases of Claims for Prize Money to be made upon the faid Royal Hospital at Chelsea by the next of Kin of Foreign Non Commissioned Officers or Soldiers who shall have been in the Pay of His Majesty, and who shall have died Intestate, and which next of Kin shall reside out of His Majesty's Dominions, it shall be lawful for the Treasurer or Deputy Treasurer of the faid Royal Hospital for the time being, to pay and discharge fuch Claims to fuch next of Kin, or any Person or Persons duly authorized by such next of Kin to receive the same, without requiring the Production of Letters of Administration to the Person appearing upon the Prize Lift to be entitled to the Share or Shares which shall be so claimed; and in all cases where such Foreign Non Commissioned Officers or Soldiers shall have made Wills, it shall be lawful for the said Treasurer or Deputy Treasurer in like manner to pay and satisfy fuch Claims to the Person or Persons who, by Inspection of the Original Will, or an authenticated Copy thereof, shall appear to be entitled thereto, or to such Person or Persons as he, she or they shall

duly authorize to receive the fame, without requiring the Production of Probates of fuch Wills.

L. And be it further enacted, That it shall be lawful for the De- Accounts laid puty Treasurer of the said Royal Hospital at Chelsea for the time being, and he is hereby directed and required to lay annually before both Houses of Parliament an Account in the Form set forth in the Schedule to this Act, or in some Form to the same Tenor and Effect: and that such Accounts shall be made up to the Twenty fourth Day of December in every Year, the first of them to commence from the Twenty fourth Day of March One thousand eight hundred and fourteen, up to which Period Accounts have already been laid before Parliament.

annually before Parliament.

LI. And be it further enacted, That it shall and may be lawful for Forseited or unthe Commissioners of the Royal Hospital for Soldiers at Chelsea, at claimed Shares all times hereafter, by Warrant under their Hands, or under the applied to cur-Hands of any Three or more of them, directed to the Treasurer or Hospital. Deputy Treasurer of the said last mentioned Hospital, from time to time to appropriate such Sums of Money, forming a Part of the forfeited and unclaimed Prize Money already paid in or hereafter to be paid in, as they or any Three or more of them may think expedient and proper to the Current Services of the faid last mentioned Royal Hospital.

rent Services of

LII. And be it further enacted, That it shall be lawful for the Treasurer to Treasurer and Deputy Treasurer of the said Royal Hospital, and render an Acthey are hereby required to render to the Commissioners of the said Hospital a just and true Account of all their Receipts and Payments under the Authority of this A& Four Times in every Year; that is to say, to the Twenty fourth Day of September, the Twenty fourth Day of December, the Twenty fourth Day of March and the Twenty fourth Day of June, in each Year; and the said Commissioners, or any Three or more of them, are hereby authorized and empowered to examine, audit and finally pass the said Accounts; any Powers, Authorities and Directions in any other Act of Parliament to the contrary in any wife notwithstanding.

count quarterly.

LIII. And be it further enacted, That, from and after the passing No Stamp Duty of this Act, no Stamp Duty shall be payable to His Majesty upon paid on Orders any Order for any Non Commissioned Officer's or Soldier's Prize for Sums less Money in cases where such Prize Money shall not amount to Forty Shillings.

LIV. And be it further enacted, That, from and after the passing Receipts exempt of this Act, all Receipts given or taken for Prize Money, or Balances from Stamp paid or received by the Treasurer or Deputy Treasurer of Chelsea Hospital, shall be exempt from and not liable to any Duty of Stamps whatfoever; any Law or Statute to the contrary thereof notwith-

LV. And be it further enacted, That all Expences incurred or to Expences in be incurred in executing this Act and also the said recited Act, and executing Act the Sums paid in remunerating the Officers or Persons employed on paid out of behalf of Chelsea Hospital, for their Care, Pains and Trouble in per- Shares. forming the Regulations and Directions thereof, shall so far as the same relates to those Officers or Persons be subject to the Discretion of the Commissioners for managing the Affairs of the same Hospital, and shall be paid out of the Interest of unclaimed Share or Shares of deserted Men, invested in Government Securities, or if necessary

unclaimed

Proviso for Agents.

Penalty.

out of the Principal Monies in the Hands of the Treasurer or Deputy Treasurer of the said last mentioned Hospital on account of such Shares respectively, the Accounts of the said Expences and Remunerations being annually returned to Parliament: Provided nevertheless, That no Persons employed by the said Commissioners of Chelsea Hospital in executing the Regulations of this Act or the said recited Act, shall act as an Agent for Prizes, or be concerned directly or indirectly in the Business thereof, under the Penalty of Five hundred Pounds.

[See as to Greenwich Hospital, c. 93. post.]

Schedules to which this Act refers.

SCHEDULE (A.)

KNOW all Men by these Presents, that we and of

of

are jointly and severally held and firmly bound to our Sovereign Lord The King, and to the Commander in Chief for the time being of His Majesty's Land Forces, in the Sum of Two thoufand Pounds of lawful Money of the United Kingdom of Great Britain and Ireland, current in England, to be paid to our faid Sovereign Lord The King, and to the Commander in Chief for the time being of His Majesty's Land Forces, or either of them, or their certain Attorney, Successors or Assigns for which Payment to be well and truly made we bind ourselves and each of us, by himself, our and each of our Heirs, Executors and Administrators, firmly by these Presents, sealed with our Seals, dated the Day of in the Fifty fourth Year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, and in the Year of our Lord One thousand eight hundred and fourteen.

as a Prize Agent, shall duly execute his Trust in all Matters of Prize Agency that shall be committed to his Care; and if the said his Executors or Administrators, do and shall well and truly pay, or cause to be paid, to the Captors of the several Prizes for which he shall be appointed Agent, all Sums of Money due to them or any of them, provided the Claims for such Money shall be made within the time limited by Act of Parliament for Agents to pay Shares of Prize Money to Captors, and shall and do within Four Months from such Notification pay or cause to be paid unto the Treasurer of Chelsea Hospital, or his Deputy there, all Shares and Balances then remaining unpaid, pursuant to the Act of Parliament of the Fifty sourth George Third, Cap. then this Obligation shall be void, otherwise the same shall be and remain in sfull Force and Virtue.

# SCHEDULE (B).

FORM of Condemnations to be figured by the Prize Agent, and transmitted to Chelsea Hospital, agreeably to the Section, Fifty fourth of The King.

Date of Capture. Matier's	Capturing Shi; or Ships enti tled to Share.	Comman- ler's Name.	Date of- Sen- tences.	Date of Appeal if any.	Decretal Part of Sentence, whether for Capture, Sal- vage or Head Money.	State of the Pro- perty condemned and in what it confifts.
•					•	
					•	

## SCHEDULE (C.)

AT Seven Days Sight, pay to or Order the Amount of the Share of Prize or Bounty Money due to in respect of Service as a in the Regiment of at the Capture of in the Month of One thousand eight hundred .

To Agent for the Capture of ;
or, To the Treasurer or Deputy Treasurer of Chelsea
Hospital (as the case may require.)

# SCHEDULE (D.)

CERTIFICATE for a Soldier now ferving.

THESE are to certify, That we have examined the above named who figured or acknowledged the above Order in our Presence; and from the Documents which he has shewn us, and his Answers to our Questions, we have Reason to believe that the said was serving in the above mentioned Regiment at the time of making the said Capture, and that he is now serving as a in the Regiment of

Given under our Hands at

One thousand eight hundred and

Day of

Commanding Officer.
Adjutant.
Paymaster.

€. 86.

## SCHEDULE (E.)

CERTIFICATE for a Soldier who has been discharged.

THESE are to certify, That we have examined the above named who figued or acknowledged the above Order in our Presence, and from the Documents which he has shewn us and his answers to our Questions, we have Reason to believe that the faid was ferving in the above mentioned Regiment at the time of making the above Capture, and that he was discharged on the Day of One thousand eight hundred and ; that he now resides in this Parish, and is an Out Pensioner of Chelsea Hospital.

Given under Our Hands at this One thousand eight hundred and Day of

N. B. If not a Penfioner those Words to be erased.

Minister. Churchwarden (or) Elder (as the case may be.)

## SCHEDULE (F.)

CERTIFICATE for a Person who is entitled to the Prize Money of a deceased Soldier.

THESE are to certify, That we have examined the above named who figned or acknowledged the above Order in our Presence, and from the Documents annexed and his (or her) Answers to our Questions, we have reason to believe that the above named is dead, and that the faid is the to the faid deceased, and that he (or she) now resides in this Parish.

Given under our Hands at One thousand eight hundred and Day of Minister.

N. B. Annex the Documents alluded to.

Churchwarden (or) Elder (as the case may be.)

# SCHEDULE (G.)

ACT of Parliament Fifty fourth George Third, Chapter , Section

Cheliea Hospital.

I request that the Prize Money noted on the Document which will be produced herewith may be paid, or that a reason may be assigned for its Disallowance, in the manner pointed out in the above Act of Parliament.

A. B. Treasurer.

# SCHEDULE (H.)

The ACCOUNT of the Deputy Treasurer of the Royal Hospital at Chelsea, directed to be annually laid before both Houses of Parliament, by an Act of the 54th Geo. III.

A. s. d.		~~~	
	By Cash refunded to Claimants  By D. paid in remunerating the Officers of the faid Royal Hospital and other Persons, for their Pains and Trouble in carrying the Provi-fions of the faid Act into Execution, and in defraying all other contingent Expences attending the same	By D' invested in the Public Funds or other Government Securities	Balance in the Hands of the Treasurer
A. s. d. Date of Year.			
A. 1. d.			
	To Cash ariting from forfeited and unclaimed Shares of Prize Money, &c. received from Prize Agents, viz. [Here 'be Names of the feveral I m whom the Money is a have been received, the feveral Sums received from each Perfon, and the feveral Captures, &c. to which each Sum relates.]	To D' arifing from the Dividends or Interest of Monies invested in the Public Funds or other Government Securities.	N.B. There are now flanding in the Names of the Governor, Lieutenant Governor and Deputy Treafurer of the Hospital, and they are in the Pollession of the Several Sums of Stock and the other Government Securities under mentioned, videheet.  [Here state the Particulars.]
Date of Year.			

C.87.

#### CAP. LXXXVII.

An Act to grant Duties of Excise on certain Sorts of Glass made in *Ireland*, and to grant and allow certain Countervailing Duties and Drawbacks in respect thereof.

[14th July 1814.].

A.D. 1974

· Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Reitain and Indeed mons of the United Kingdom of Great Britain and Ireland in Parliament assembled, towards raising the necessary Supplies to ' defray Your Majesty's Public Expences in Ireland, have freely and voluntarily resolved to give and grant unto Your Majesty the Duties hereinafter mentioned, and do most humbly beseech Your Majesty that it may be enacted, and be it enacted by The King's Most Excellent Majest; by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Commencement of this Act, there shall be raised, levied, collected and paid unto His Majesty, his Heirs and Successors, upon and in respect of the several Sorts of Glass made in Ireland, mentioned, fet forth and expressed in the Schedule marked A. hereunto annexed, the several Sums of Money and Duties of Inland Excise as they are respectively described and set forth in the said Schedule; and the said Schedule shall be deemed and taken to be Part of this

Duties on Glass specified in Schedule A. levied,

39 & 40 G. 3. c. 67.
40 G. 3. (I.)
c. 38.
Countervailing
Duties specified in Schedule B.
paid on Importation of Glass into Ireland.

Act, to all Intents and Purposes. II. And Whereas it is expedient, pursuant to the Provisions of the Acts for the Union of Great Britain and Ireland, that in refpect of the Duties imposed by this Act on certain Sorts of Glass ' made in Ireland, Duties should be charged on the like Sorts of 4 Glass being the manufacture of Great Britain, and imported from thence into Ireland, sufficient to countervail the said Duties in ' Ireland;' Be it therefore further enacted, That, from and after the Commencement of this Act, there shall be charged on the Importation into Ireland of the feveral Sorts of Glass, being the M2nusacture of Great Britain, mentioned, set forth and described in the Schedule marked B. to this Act annexed, the feveral Countervailing Duties in the faid Schedule in Figures respectively inserted, deferibed and fet forth; and that upon the Exportation from Ireland of any Glass of like Denomination being the Manufacture of Ireland, to Great Britain, there shall be allowed and given a Drawback equal in Amount to the Countervailing Duty on British Glass of the like Denomination. [See c. 129. § 10. post.]

Drawbacks specified in Schedule C. allowed on Exportation of Glus.

III. And be it further enacted, That upon the Exportation from Ireland (except to Great Britain) of any Plate Glass or Window Glass made in Ireland or made in Great Britain, and imported from thence into Ireland, there shall be paid and allowed the several Drawbacks contained in the Schedule to this Act annexed marked C., upon Proof being duly made that such Glass respectively shall have paid the several Duties imposed thereon by this Act, in respect of which such Drawback shall be claimed, and such Drawback shall be paid and allowed in such manner and under such Rules and Regulations as are in force in Ireland, with respect to Drawbacks payable on any Articles exported from Ireland, so far as the same can be applied.

IV. And be it further enacted, That all the Duties and Draw- Duties and backs in this Act and the feveral Schedules hereunto annexed, speci- Drawbacks in fied, mentioned and contained, shall be paid and payable, and received British Curand receivable, according to the Amount thereof in British Currency; and that all and every the Duties granted by this Act, the necesfary Charges of raising and accounting for the same being deducted, shall be carried to and be made Part of the Consolidated Fund of Ireland.

V. And be it further enacted, That in every Entry Inwards to In Entries Inbe made on the Importation into Ireland of any Plate Glass or Win- wards, Number dow Glass of any Sort, of the Manufacture of Great Britain, toge- of Square Feet ther with the Value of all such Glass, there shall also be inserted the and Weight of Number of Square Feet of all such Plate Glass, and the Weight of Window Glass all such Window Glass, according to the Cockets thereof respec- inserted. -tively, as certified on the Exportation of such Glass from Great Britain, and in case it shall be found that the Number of Square Feet of any such Plate Glass, or the Weight of any such Window Glass stated in any such Entry, shall not correspond with the Number of Square Feet or with the Weight specified in such Cockets respectively, all such Glass shall be forfeited, and may be Penalty.

feized by any Officer of Customs or Excise.

VI. And, for securing the Payment of the Duties by this Act Glass Makers to granted, be it enacted, That, from and after the Commencement take out of this Act, no Person in Ireland, shall make or manufacture any Licence. Sort of Plate Glass, or any Window Glass which by this Act or the Schedule thereto annexed are made liable to a Duty of Excise, without having a Licence for that Purpose in force; and it shall be lawful for the Commissioners of Inland Excise and Taxes in Ireland, or for any One of them, or for any Person or Persons to be for that Purpose appointed by the said Commissioners, or by any Three of them, to grant any fuch Licence or Licences to any Person or Persons in Ireland for the manufacturing of fuch Sorts of Glass or any of them, in which Licence shall be set forth the true Name and Place of Abode of the Person or Persons taking out the same, and the Place in which every Glass House, Workhouse, Work Shop and Warehouse of such Person or Persons shall be situated; and every fuch Licence shall continue in force until the Twenty fifth Day of Continuance. March next after the granting of the same; and if any Person shall make any fuch Glass without having taken out such Licence, such Person shall forfeit for every such Offence the Sum of Fifty Pounds Penalty. Britifb Currency.

at Excise Office Monthly, of

VII. And he it further enacted, That every Person in Ireland Glass Makers who at any time after the Commencement of this Act, shall make to make Entry or manufacture any Plate Glass or Window Glass on which any Duties of Excise are by this Act imposed, shall within Seven Days Quantity of next after the End of every Calendar Month in the Year, make a Glass made, true Entry in Writing at the Excise Office for the District in which the Glass House, Workhouse, or Work Shop of such Person shall be situate, of the Quantity and Weight of all Plate Glass or Window Glass respectively made at every such Glass House, Workhouse or Work Shop within such Calendar Month, and shall verify such. Entry upon Oath, or if a Quaker, upon folemn Affirmation, of the Oath. Person or Persons or One of them who shall keep such Glass House, Workhouse or Work Shop, or of his, her or their Chief 54 GEO. III. Aa

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Workman or Clerk employed in the conducting the making of fuch Glass, or in the keeping an Account of the Glass made therein, according to the best of his, her or their Knowledge or Behes; which Oath or Affirmation shall and may be administered by the Collector or Surveyor of Excise of the District within which such Glass House, Workhouse or Work Shop shall be, without any Fee or Charge for the same; and every Maker of such Glass who shall neglect to make such Entry, verified as aforesaid, shall, for every Neglect or Default, forfeit the Sum of One hundred Powers Resides Comments.

Penalty.

337

Duty on Materials calculated after 6s. 6jd. for every square Foot of Glass,

Duty peid in Fourteen Days.

Penalty.

Penalty.

Officer of Excise may inspect Books of Quantity of Glass made by Makers,

Pounds British Currency. VIII. And be it further enacted, That the Duty by this Act and the Schedule thereto annexed imposed on the Materials or Metal, or other Preparations made use of in the making of Plate Glass, shall be calculated and paid after the Rate of Six Shillings and Six pence Halfpenny British Currency of every Square Foot Superficial Measure of such Plate Glass when manufactured, and of which fuch Entry shall be made as aforesaid; and such Sum of Six Shillings and Six pence Halfpenay for every Square Foot Superficial Measure of such Plate Glass shall be received by the Collector of Excise of the District, as and in full Satisfaction for the Duty inposed on such Materials or Metal or other Preparations as aiorefaid; and that every Person who shall make or manufacture any such Plate Glass or Window Glass as aforesaid, shall from time to time within Fourteen Days after he, she of they shall have made or ought to have made such Entry as aforesaid, pay to the Collector of Excise of the District all Duties for or in respect of all such Plate Glass or Window Glass as shall have been made within such Calendar Month, upon Pain of forfeiting for every Default theres the Sum of One hundred Pounds British Currency, and Double the Amount of the Duty whereof the Payment shall not be so made; and that no such Person shall sell, deliver or carry out any such Plate Glass or Window Glass until he or she hath paid and cleared of all Duty due thereon as aforesaid, upon Pain of forseiting the Sum of One hundred Pounds British Currency, and Double the Value of the Glass so sold, delivered or carried out.

IX. And be it enacted, That it shall and may be lawful for my Officer of Excise in Ireland, once in every Month, upon producing a written Order for that Purpose, figned by the Collector of the District in which any such Glass House, Workhouse or Work Shop shall be situated, to require any Maker or Manusacturer of Plate Glass or Window Glass, or his Clerk or Manager, who shall keep any Account or Quantity of Glass made in such Glass House, Workhouse or Work Shop, to shew and produce to such Officer all such Books of Account as shall contain any Entry of the Quantity or Weight of any such Glass as shall be made in such Glass House, Workhouse or Work Shop, or of any Transaction from which the Quantity or Weight of any Glass made in such Glass House, Workhouse or Work Shop shall appear, and such Maker or Manufacturer of fuch Glass, or his Clerk or Manager, shall fuffer such Officer to inspect all such Books of Account and compare them with the Entry made by fuch Maker or Manufacturer of Glass at the Excise Office of the District in manner required by this Act, and if any such Maker of such Glass, or his Clerk, Manager or Servant shall not upon such Demand made shew and

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produce

34 GEO: 111.

produce to fuch Officer all fuch Books as aforefaids and fuffer fuch Officer to inspect and examine the same, every such Maker of such Glass shall, for every such Offence, forfeit the Sum of

Fifty Pounds British Currency.

X. And be it further enacted, That the several Duties and Draw- Duties and backs by this Act and the Schedules hereunto annexed, granted and Drawbacks, &c. allowed, and all Penalties and Forfeitures under this Acl, shall be how paid. raised, levied, collected, paid or allowed, and sued for, recovered and applied, in the same manner and under such Powers and Authorities, and by fuch Ways and Methods, and according to fuch Rules and Directions, as are appointed, directed and expressed for the raifing, collecting, levying, paying, managing and allowing of any Duties or Drawbacks, or the suing for, recovering or applying any Penalties in and by an Act made in Ireland in the Fourteenth and Fifteenth Years of His late Majesty King Charles the Second, intituled An Att for settling of the Excise or new Impost upon His 14& 15 Car. 2. Majesty, his Heirs and Successors, according to the Book of Rates (I.) Self. 4. c. 8. therein inserted; or in and by an Act, made in the Forty sixth 46 G. 3. c. 106. Year of His present Majesty's Reign, intituled An At to provide &c. for the better Execution of the several Ads relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in Ireland; or in and by any other Act or Acts which may be in force in Ireland relating to the Revenue of Excise and Customs, or either of them, as fully and effectually to all Intents and Purposes as if the same Rules and Directions were herein expressed and enacted, with the like Remedy of Appeal to and for the Party Appeal or Parties aggrieved as in and by the said Acts, or any of them, is or shall be provided.

XI. And be it further enacted, That this Act shall commence Commencement and take Effect from and after the Expiration of One Calendar of Act. Month next after the passing thereof.

SCHEDULES to which this Act refers.

# A. DUTIES OF EXCISE on Glass made in Ireland.

For every Hundred Weight of Spread Window Glass, commonly called or known by the Name	£.	٨	d.
of Broad Glass, which shall be made in Ireland	1	10	0
For every Hundred Weight of all other Window Glass, not being Spread Glass, whether flashed			•
or otherwise manufactured, and commonly called or known either by the Name of Crown Glass or		•	
German Sheet Glass, which shall be made in Ireland	3	13	6
For every Hundred Weight of Materials or Metal, or other Preparations whatever, by what Name			
foever the same are or may be called or known, which shall be made use of in Ireland in the mak-		•	٠
ing of Plate Glass -	4	18	0

COUNTER-

Penalty.

333

B.

COUNTERVAILING DUTIES on Glass made in Great Britain and imported into Ireland.

T C T C C'IM C CD'	£.	s.	d.
For every Square Foot Superficial Measure of Bri- tish Plate Glass	0	6	61
dow Glass, commonly called Broad Glass  For every Hundred Weight of all other British	I	10	0
Window Glass (not being Spread Glass) whe- ther flashed or otherwise manufactured, and com- monly called or known by the Name of Crown			
Glass or German Sheet Glass	3	13	6

C.

DRAWBACKS on the Exportation from Ireland (except to Great Britain) of Glass made in Ireland; or made in Great Britain and imported from thence into Ireland.

For every Square Foot Superficial Measure of Plate	£.	<b>5.</b>	d.
Glass	0	6	61
For every Hundred Weight of Spread Window Glass, commonly called or known by the Name			
of Broad Glass	1	10	0
For every Hundred Weight of all other Window			
Glass, not being Spread Glass, whether stashed or otherwise manufactured, and commonly called			
or known by the Name of Crown Glass or Ger-			
man Sheet Glass	3	13	6

# C A P. LXXXVIII.

An Act to amend the several Acts for regulating and securing the Collection of the Duties on Spirits distilled in Ireland.

[14th July 1814.]

the securing of the Collection of the Duties on Spirits distilled in Ireland; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Commencement of this Act, so much of any Act or Acts in storce in Ireland at the time of the passing of this Act, as regulates or defines the Number of Charges of Singlings or Low Wines for the Quantity of Spirits produceable wherefrom any Distiller is chargeable with Duty in respect of any Still or Stills used by such Distiller, shall be and the same is hereby repealed; and that, from and after the Com-

So much of any Act as regulates the Number of Charges of Low Wines repealed, and Duties paid on feveral Numbers of Charges

mencement

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mencement of this Act, every Distiller in Ireland shall, for every Four set forthin Weeks or Twenty eight Days during which any Still or Stills in the Distillery of such Distiller shall continue or shall be presumed to continue working, or shall be chargeable as working under the Regulations or Provisions of any Act or Acts in force in Ireland for the regulating or securing the Collection of the Duties on Spirits distilled in Ireland, be charged with and shall pay Duty for such respective Quantities of Spirits as might be produced according to the Rates specified in the said Acts as amended by this Act, from the several Number of Charges of Singlings or Low Wines severally set forth in the Table to this Act annexed, for and in respect of each and every such Still being of the several Contents in the said Table specified and contained, in lieu of the former Charges in respect of fuch Stills; and that every fuch Distiller shall, over and above such feveral Quantities respectively, be charged with and shall pay Duty in respect of each and every such Still or Stills for as much more Spirits as might be produced according to the Rates in the faid Acts as amended by this Act, specified from all Pot Ale, Wash, Low Wines or Singlings, which fuch Distiller shall actually distil within every such Period of Four Weeks or Twenty eight Days, over and above such several Quantities respectively; and the Officer or Officers in Charge of the Distillery of such Distiller, shall make a Return of the Quantities of such Spirits, and of the Duties thereon accordingly, and fuch Distiller shall pay the Duty so charged and returned, under fuch Rules, Regulations and Directions, Fines, Penalties and Forfeitures as are contained in any Act or Acts in force in Ireland for the regulating or securing the Collection of the Duties on Spirits distilled in Ireland.

> Notice is given of working Still

II. Provided always, and be it enacted, That whenever any Dif. Mode of tiller licensed to keep a Still or Stills under One thousand Gallons Con-charging when tent, and exceeding One hundred Gallons Content, shall insert in the Notice which he is bound by Law to give to the Collector, Surveyor with Turf and Gauger, before he commences or recommences to work a Still, only charred. or shall give Notice in like manner, Six Days before the Expiration of any Period of Four Weeks or Twenty eight Days, that he proposes to work any Still or Stills in his Possession during the next succeeding Period of Four Weeks or Twenty eight Days, with Turf only not charred, and not with Coal or other Fuel than Turf not charred, fuch Distiller shall for every complete Period of Four Weeks or Twenty eight Days, during which any fuch Still or Stills shall be worked with no other Fuel than Turf not charred, be charged with and pay Duty for such Quantity of Spirits as might be produced (according to the Rates aforesaid), from Three Fourths of the Number of Charges of Singlings or Low Wines to which such Still would otherwise be liable, and also with Duty for as much more Spirits as might be produced according to the said Rates, from all Pot Ale, Wash, Singlings or Low Wines which such Distiller shall actually distill within such Period of Four Weeks or Twenty eight Days over and above the Quantity produceable from such reduced Number of Charges of Singlings or Low Wines as aforesaid.

III. Provided also, and be it further enacted, That if any such if during Notice Still in the Possession of any Distiller shall, at any time during any Period of Four Weeks or Twenty eight Days, in which the Distiller shall have given Notice of working any fuch Still or Stills with Turf

of working with Turf only, Still worked with Coal, &c. full

Number of Charges made. 50 G. 3. c. 15. § 13.

only, be worked with any Coal, Coke, Charred Turf, or other Fuel than Turf not charred, all and every Still and Stills in the Possession of such Distiller, not strapped down, taken down or displaced in manner directed and appointed in and by an Act made in the Fistieth Year of His present Majesty's Reign, intituled An As to grant to His Majesty Duties upon Spirits made or distilled in Ireland from Corn; to allow certain Drawbacks on the Exportation thereof; to make further Regulations for the Encouragement of Licensed Distillers; and for amending the Laws relating to the Distillery in Ireland; shall be subject and liable to the full Number of Charges of Singlings or Low Wines, for the whole of the said Period of Four Weeks or Twenty eight Days; any thing herein contained to the contrary notwithstanding.

Coal, &c. found within Distillery during Notice for using Turf.

IV. And be it further enacted, That whenever any Distiller shall have given such Notice that he proposes to work any such Still or Stills in his Possession during any Period with Turf only not charred, and not with Coal or other Fuel than Turf not charred, it shall not be lawful for fuch Distiller having given such Notice to have or keep within his Distillery or any Premises connected therewith, at any time during fuch Period, any Coal or other Fuel than Turf not charred; and if during any fuch Period any Coal or any other Fuel than Turf not charred shall be found within the Distillery of such Distiller, or within any Premises connected therewith, all such Coal or other Fuel shall be forfeited, and may be seised, and the Distiller within whose Distillery or other Premises, such Coal or other Fuel shall be found, shall forfeit the Sum of Two hundred Pounds, and such Distiller shall also be subject and liable to the full Number of Charges of Singlings or Low Wines for the said Period, for and in respect of every Still in his Distillery which shall by Law be considered as working without any Allowance whatever, for or in respect of the Use of Turf therein, and as if every such Still had been worked with Coal during such Period.

53 G. 3. c. 145.

\$ 4.

repealed.

Penalty.

V. And be it further enacted, That, from and after the Commencement of this Act, so much of an Act made in the last Session of Parliament, intituled An Att to amend the several Atts for regulating the Distillation of Spirits in Ireland, as relates to or requires any Distiller to produce and deliver an Account of the Quantity of Make mashed or brewed by such Distiller, or as requires any Distiller to use a Quantity of Malt in Proportion to the Quantity of Spirits with which he shall be chargeable in any Period of Four Weeks or Twenty eight Days, or imposes any Penalty against such Distiller for any Desiciency of such Quantity of Malt, shall be, and the same is hereby repealed, save and except so far as may concern the prosecuting, suing for, recovering or levying any Fine or Penalty which shall have

aforesaid.

VI. And, instead of the aforesaid Provisions of the said recited As of the Fifty third Year aforesaid hereby repealed, and for the better securing the Use of Malt in the making of Spirits, and the Payment of the Duty on all Malt so used, be it enacted, That, from and after the Twenty ninth Day of September One thousand eight hundred and sourteen, every Distiller of Spirits from Corn or Grain, maked or unmalted, shall, within Seven Days next after the Wednesday in the Fourth Week of any Period of Four Weeks, during which any Still

been or may be incurred under the said Act of the Fifty third Yes

Mode required of delivering an Account of Quantity of Malt actually

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or Stills of fuch Distiller shall be chargeable as working immediately permitted to succeeding any Day on which such Distiller shall have given Notice Math Keeve, of his Intention to commence brewing or mashing of Corn, maked or unmalted in his Distillery, and in like manner within Seven Days next after the Wednesday in every Fourth Week, of every Period of Four Weeks or Twenty eight Days, while any Still or Stills of fuch Distiller shall be chargeable as working, produce and deliver or cause to be produced and delivered to the Officer in charge of the Distillery of such Distiller an Account of the Quantity of Mak account ally permitted to the Mash Keeve of such Distiller within the Four Weeks ending on and including such Wednesday; and if, upon such Account and the Permits which shall have been granted for the permitting of fuch Quantity of Malt into the Mash Keeve of such Distiller, it shall appear that the Quantity of Malt so permitted shall be less than after the Rate of One Barrel of Malt for every Twenty four Gallons of Spirits which such Distiller shall distil, or shall be charged or chargeable with from all Wash brewed or made by him within such last mentioned Period of Four Weeks or Twenty eight Days, ending on such Sunday, then in such ease every such Distiller shall, for every Barrel of such Deficiency of Quantity of Malt, forseit and pay the Sum of Nineteen Shillings and Six pence British Currency; and Penalty if any fuch Distiller shall refuse or neglect to produce and deliver, or cause to be produced and delivered any such Account to such Officer within the time aforesaid, every such Distiller shall, for every Twenty four Gallons of Spirits distilled by, or with which fuch Distiller shall have been charged or chargeable from all Wash brewed or made within such Period, forfeit and pay the Sum of Nineteen Shillings and Six pence British Currency, One Third Part of Penalty. which said several Forseitures shall be paid and distributed to the Officer or Officers who shall prosecute for the same, and the other Application of Two Third Parts thereof shall be placed to the Account of the Duties Penalties. on Malt payable in Ireland.

VII. Provided always, and be it enacted, That in any case where Penalty how the Commissioners of Excise may consider that the Officer ought not applied. to receive the said One Third of the said Penalty of Nineteen Shillings and Six pence, it shall and may be lawful for the said Commissioners, either to remit such One Third Part of the said Penalty, or to direct that the whole of the faid Penalty of Nineteen Shillings and Six pence shall be placed to the said Account of the Duties on

Malt payable in Ireland.

VIII. Provided also, and be it further enacted, That in case where How the Duty the Quantity of Malt actually mashed or brewed, and permitted to paid when Mak the Mash Keeve of any Distiller in any Period of Four Weeks or Twenty eight Days, shall be less than after the Rate or Proportion by this Act directed and prescribed, it shall and may be lawful for fuch Distiller to pay or cause to be paid to the Collector of Excise of the District in which the Distillery of such Distiller shall be situated, within Ten Days next after the End of the said Period of Four Weeks or Twenty eight Days, such Sum or Sums of Money as shall be equal to the Amount of the full Duty now by Law chargeable, or which shall be hereafter chargeable on a Quantity of Malt equal to the Quantity which shall appear to be so deficient in such Period of Four Weeks or Twenty eight Days; and in every fuch case such Distiller shall not be liable to be proceeded against for

less than Quantity prescribed.

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the aforesaid Penalty of Nineteen Shillings and Six pence for every Barrel of Deficiency of Quantity of Malt in such Period of Four Weeks or Twenty eight Days; any thing hereinbefore contained to the contrary notwithstanding; and every Collector, to whom any fuch Sum or Sums of Money shall be paid, shall place the same to the Account of the Duties on Malt payable in Ireland.

IX. And be it further enacted, That if any Distiller shall insert in

any Account required to be delivered by this Act, a greater Quan-

tity of Malt as having been mashed or used or consumed by such Dis-

tiller within the Period mentioned in such Account, than such

Quantity as shall appear to have been decreased within the said Period in the Stock Account of the Malt made or received by fuch Diftiller, every such Distiller shall, for every Barrel of such Excess of

Inferting a greater Quantity of Malt in Account than Stock decreased.

Collector to require Distillers to take following Oath.

Penalty.

Oath

X. And be it further enacted, That the Collector of the Diftrict within which the Distillery of any Distiller shall be situate, or the Person placed in charge of the Collection of such District by the Commissioners of Inland Excise and Taxes, shall, within Seven Days next after the Fourth Wednesday in every Period of Four Weeks or Twenty eight Days while any Still or Stills of fuch Distiller Thall by Law be chargeable as working, require such Distiller to make, take and subscribe, and such Distiller shall make, take and subscribe, in the Presence of such Collector or other Perfon placed in Charge as aforesaid, an Oath (or solemn Affirmation, if a Quaker) of the Tenor and Purport following; that is to fay,

A. B. do make Oath [or, folemnly affirm], That within the Period of Four Weeks ending on Wednesday inclusive the

• bona fide mashed and brewed within my Distillery

Day of

Malt, forfeit the Sum of Forty Shillings.

 Barrels of Malt, and no more or less, and that all such Malt • so mashed or brewed was duly permitted into the Mash Keeve in the faid Distillery according to Law; and that all the Malt, for the permitting whereof into the Mash Keeve in the said Distillery during the faid Period Permits have been produced by me, was actually mashed, brewed and employed within the said Distillery 4 during the faid Period, and that the faid Permits were fairly and e legally obtained without any Fraud or Deception, and without any Injury to His Majesty's Revenue, directly or indirectly; and that all Duties of Excise on the said Malt so mashed were duly and fully paid and fatisfied: And all this I swear (or, affirm) to • the best of my Knowledge and Belief, and according to the best

Information which it has been in my Power to obtain. Sworn before me Day of

• C. D. Collector [or, in charge of the Collection]. of the District of

Collector to administer Oath.

And fuch Collector or Person so placed in charge of the Collection of such District shall have full Power, and is bereby authorized and required to administer and receive the said Oath, and shall attest the same by subscribing his Name to the Jurat, or taking of the fame; and if any Distiller, being thereunto required, shall neglect or refuse to make, take and subscribe such Oath or Affirmation, fuch Distiller shall, for every such Offence, forfeit the Sum of Fifty Pounds, and fuch Distiller shall also be subject to the like Penalty or **Forfeiture** 

Penalty.

Forfeiture as is by this Act imposed on any Distiller for not Penalty. producing and delivering or causing to be produced and delivered

the Account hereinbefore required by this Act.

XI. And be it further enacted, That, from and after the Com- Mak or Corn mencement of this Act, no Distiller in Ireland shall mash or brew found in Proany Malt or Corn malted or unmalted within his Distillery at any gress of mashtime during the Four Days after the Fourth Wednesday in the after Notice of last Period of Four Weeks or Twenty eight Days of the whole of discontinuing to any time during which the Still or Stills of fuch Distiller shall be work Still, forchargeable by Law as working, nor at any time during the Four feited. Days next preceding any Day in which fuch Distiller shall have given Notice of discontinuing to work his Still or Stills; and in case any Malt or Corn malted or unmalted shall be found in the Progress of mashing or brewing within any Distillery during any Part of fuch Period of Four Days, all such Malt or Corn shall be forfeited and may be seized; and the Distiller in whose Distillery the same shall be found shall forfeit the Sum of Five hundred Pounds.

XII. And be it further enacted, That, from and after the Com- 53 G. 3. c. 145. mencement of this Act, so much of the said recited Act of the \$2. Fifty third Year of His present Majesty's Reign, for amending the Ieveral Acts for regulating the Distillation of Spirits in Ireland; and also so much of another Act made in the said Fifty third Year 53 G. 3. c. 94. of His Majesty's Reign, intituled An Att to grant an additional § 6.

Duty of Excise on Spirits made or distilled from Corn or Grain in p. in Ireland, as enacts or provides that any Distiller shall be charged with and shall pay a Duty on every Gallon of Excess of Spirits over and above the Quantities with which such Distiller shall be chargeable in manner mentioned in the said recited Act, at and after the Rate of One Half only of the Duty charged or chargeable on or payable by such Distiller in other cases, shall be and the fame is hereby repealed; and that, from and after the Commencement of this Act, every Distiller in Ireland shall be chargeable with and shall pay the full Duty on the whole Quantity of Spirits with Full Duty which such Distiller shall be chargeable by Law; any thing in the charged. faid recited Acts or either of them, or in any other Act or Acts to the contrary in any wife notwithstanding.

-XIII. And be it further enacted, That, from and after the 53 G. 3. c. 145. Commencement of this Act, so much of the said recited Act of the !!!! Fifty third Year of His present Majesty's Reign, as empowers the Commissioners of Inland Excise and Taxes to make any Allowance to any Distiller, or to abate the Quantity of Spirits wherewith any Distiller may be chargeable by Law in any Period of Four Weeks, in confideration of any Loss by any Fatality or Accident;

shall be and the same is hereby repealed.

XIV. And he it further enacted. That in case it shall be made Allowance appear by any Distiller, to the Satisfaction of the Commissioners made to Disof Inland Excise and Taxes, that upon the whole of any Period of Twelve Weeks such Distiller shall have actually distilled and been charged with, and shall have paid Duty for the full Quantity of Spirits for which fuch Distiller shall be liable to be charged according to Law, within the whole of the faid Period of Twelve Weeks, it shall and may be lawful for the said Commissioners to abate any Surcharge of Duty which may have been made on such Distiller in respect of any Desiciency in the Quantity of Spirits

Penalty.

in part repealed.

in part repealed.

tillers in respect of Deficiency of Spirits.

distilled in the Distillery of such Distiller at the End of any Period of Four Weeks during the said whole Period of Twelve Weeks, and to make a proportionate Allowance to such Distiler in respect of such Surcharge so abated; and in like mamer if it shall be made appear to the Satisfaction of the said Commissioners, that upon the whole of any Period ending with the time when fuch Distiller shall discontinue working, such Distiller shall have actually diffilled, and have been charged with and shall have paid Duty for the full Quantity of Spirits for which such Distiller shall be liable to be charged according to Law within the whole of any such Period, it shall in such case also be lawful for the said Commissioners to abate any Surcharge of Duty which may have been made on any fuch Distiller in respect of any Desiciency a the Quantity of Spirits distilled in the Distillery of such Distiller at the End of any Period of Four Weeks during the whole of any such Period, ending with the time when any such Distiller stall discontinue working as aforesaid, and to make a proportionate Allowance to fuch Distiller in respect of such Surcharge so abated: Provided always, that no fuch Abatement or Allowance shall in any case be made by such Commissioners unless the full Quantity of Spirits with which the Distiller applying for such Abatement or Allowance shall be by Law chargeable, shall have been actually made and distilled in the Distillery of such Distiller within the whole of the several Periods as aforesaid; any thing hereinbefore contained to the contrary notwithstanding.

Proviso.

Distillers
charged for
Worts of greater
Gravity than
those taken an
Account of.

Vessels found

Steam-tight forfeited.

XV. And be it further enacted, That if at any time after any Officer or Officers of Excise shall have taken an Account and alcotained by the Saccharometer the Gravity of any Worts, Wash or Pot Ale, in any Back, Vat or other Vessel in the Distillery of my Distiller, and before the Expiration of the time within which such Worts, Wash or Pot Ale is or shall be by Law required to be distilled, there shall be found any Worts, Wash or Pot Ale of my greater Gravity (as ascertained as aforesaid) than the Gravity of the Worts, Wash or Pot Ale, of which an Account had been previously taken in the fame Back, Vat or other Vessel as aforesaid, all see Worts, Wash or Pot Ale of such greater Gravity contained in such Back, Vat or other Veffel, shall be considered as Worts, Wast or Pot Ale, not included in any former Charge against the Distiller, and fuch Distiller shall be charged with Duty in respect of such Worts Wash or Pot Ale, in the same manner as any Distiller is or shall be by Law chargeable in respect of any Worts, Wash or Pot Ale.

XVI. And be it further enacted, That, from and after the Commencement of this Act, it shall not be lawful for any Distiller or Person licensed as a Distiller under any Act or Acts in sorce in Ireland, to have, keep or use in the Distillery of any such Distiller any Pot Ale Charger, or any Vessel, Utensil or Apparatus for charging any Still with Pot Ale or Low Wines, or by means of which any Still shall or may be charged with Pot Ale or Low Wines which shall be steam-tight, or which shall be covered so as the Officer's charge of the Distillery cannot uncover the same without any Delay, whenever he shall see sit, and if any such Pot Ale Charger, or other Vessel, Utensil or Apparatus so being steam-tight, or covered a aforesaid, shall be found in the Distillery of any Distiller, the same shall be forseited, and may be seized, and the Distiller in whose Distillery

tillery the same shall be found, shall forfeit the Sum of One hundred Penelty. Pounds, and it shall and may be lawful for the Officer in charge of any Distillery to uncover any such Pot Ale Charger, or other Vessel, Utensil or Apparatus, or to remove the Cover of the same,

when and as often as he shall think fit.

XVII. And be it further enacted, That, from and after the Commencement of this Act, if any Distiller or Person licensed as a Distiller under any Act or Acts in force in Ireland, shall, in the distilling of any Wash, Pot Ale, Low Wines, Singlings or Spirits, or for or in forfeited, and any Process appertaining or relating thereto respectively, have or keep Distiller to foror make use of any Charger, Vat, Back or other Vessel, Utensil, or any Appendage or Apparatus whatfoever, being covered or steamtight, and communicating or connected directly or indirectly with any Still, Still Head, Worm or Copper, or any Part thereof respectively, whereby or by means whereof the Content or Capacity of fuch Still, Still Head, or any Part thereof shall be directly or indirectly enlarged beyond the licensed Content of the same, or whereby or by means whereof the Quantity of Wash, Pot Ale, Low Wines or Spirits capable of being distilled in such Still shall or may be directly or indirectly increased, or whereby or by means whereof any such Charger, Vat, Back or other Vessel, or Utensil, Appendage or Apparatus, shall or may be used or applied or applicable as any fuch Still, or in like manner as fuch Still or any Part thereof can be used or applied in or for the Purpose of distilling, or in or for any other Purpole, or to any other use than such Charger, Vat, Back or other Utenfil, Apparatus or Appendage may and ought by Law to be used or applied; all and every such Charger, Vat, Back or other Vessel, or Utensil, Appendage or Apparatus, and all and every such Still, Still Head, Worm or Copper, or any Part thereof with which the same shall be connected, shall be forfeited, and may be seized; and the Distiller in whose Distillery the same shall be found shall forfeit any Licence or Licences before that time granted to him and then in force, and shall in all respects become and be considered as an unlicensed Distiller, and shall be subject and liable to all such Penalties and Forfeitures as unlicensed Distillers are liable to by any Act or Acts in force in Ireland at the time of the passing of this Act, and it shall not be lawful for the Commissioners of Inland Excise and Taxes to grant any Licence for distilling to the Distiller in whose Distillery such Apparatus shall be found, or in any such Distillery, for the Space of Three Years.

XVIII. And be it further enacted, That if any Person who shall False Oath. take any Oath or make any Affirmation, by this Act required to be taken or made, shall wilfully or knowingly swear or affirm falsely therein, any such Person, being duly convicted thereof, shall suffer the Pains and Penalties to which Persons guilty of wilful or corrupt Perjury are or shall be subject by any Law in force in Ireland; and if any Person shall corruptly procure or suborn any other Suborning. Person or Persons to swear or affirm falsely in any such Oath or Affirmation, any fuch Person, being duly convicted of such procuring or suborning, shall, for every such Offence, incur and suffer fuch Penalties, Forfeitures, Pains and Disabilities, as Persons convicted of Subornation of Perjury are respectively liable unto by any Perjury.

Law in force in Ireland.

Vessels being Steam-tight and communicating with any Still feit Licence, &c.

XIX. And

Former Acts fecuring Collection of Duties extended to Act. XIX. And be it further enacted, That all and every the Clauses, Rules, Regulations, Provisions, Penalties, Forfeitures and Modes of Recovery, provided, mentioned and contained in any Act or Acts of Parliament in force in Ireland, for the regulating or securing the Collection of the Duties on Spirits distilled in Ireland, shall be applied and put in practice in the Execution of this Act, as fully and effectually, to all Intents and Purposes whatsoever, as if all the Clauses, Rules, Regulations, Restrictions, Provisions, Penalties and Forfeitures contained in the said Acts, or any of them, had been expressly repeated and re-enacted in this Act, except so far as the same are repealed or altered by this Act, or any other Act or Acts, and that the said Acts and this Act shall be construed together as one Act to all Intents and Purposes whatsoever, so far as the same are compatible or consistent with each other, and as the said Acts are amended and altered by this Act.

Confirued as one Act.

Penalties, &c.

how recovered.

74 & 15 Car. 2. (I.) Self. 4. c. 8.

46 G. 3. c. 106. &c.

Appeal.

Commencement of Act.

XX. And be it further enacted, That all and every the Fines, Penalties and Forfeitures inflicted by this Act shall be paid and recovered in British Currency, and shall and may be sued for and recovered, levied and applied, except as herein otherwise is provided, in fuch Manner and Form, and by fuch ways and means, and with fuch Powers and Authorities as are prescribed, directed and appointed in and by an Act of Parliament made in Ireland in the Fourteenth and Fifteenth Years of the Reign of His late Majesty King Charles the Second, intituled An Att for the settling of the Excise or new Impost upon his Majesty, his Heirs and Successors, according to the Book of Rates therein inserted; or in or by an A& made in the Forty fixth Year of His present Majesty's Reign, intituled An Att to provide for the better Execution of the several Alls relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in Ireland, or in or by any other Act or Acts in force in Ireland, relating to His Majesty's Revenue of Excise, as fully and effectually, to all Intents, Constructions and Purposes, as if the same were particularly mentioned and expressed and re-enacted in this Act, with like Remedy of Appeal to and for the Party or Parties who shall think him, her or themselves aggrieved or injured, as in and by the faid Acts or any Act or Acts in force in Ireland, relating to His Majesty's Revenue of Excise, is provided.

XXI. And he it further enacted, That this Act shall commence and take Effect on the Monday Week next after the passing thereof.

Act altered, &c.

XXII. And be it further enacted, That this Act may be altered, amended or repealed, by any Act or Acts to be made in this present Session of Parliament.

# TABLE referred to by this Act.

NUMBER of Charges of Singlings or Low Wines for the Quantity of Spirits produceable wherefrom any Distiller in Ireland shall be chargeable with Duty, within a Period of Four Weeks or Twenty eight Days in respect of every Still of such Distiller, being of the several Contents following; that is to say,

Number of Charges.	CONTENTS of the STILLS.					
73	_	•	-	upwards	illons and	3,000 Ga
75	-	-	nan 2,750	not less th	llons, and	Under 3,000 Ga
7 <b>7</b>	_	•	2,500	•	•	2,750
Ŕò	-	-	2,250	•	-	2,500
84	-	-	2,000	•	~	2,250
<del>84</del> 86	-	•	1,750	-	•	2,000
90	-	-	1,500	•	•	1,750
96	-	-	1,250	•	•	1,500
102	-	-	1,000	•	•	1,250
114	-	-	750	•	•	1,000
125	-	-	500	•	- ,	750
130	-	-	400	-	•	500
145	-	•	300	•	•	400
155	-	•	200	<b>.</b>	•	300
200	- ]	•	100	•	-	200
90	-	•	65	•	•	100
120	-	•	44	•	•	65

### C A P. LXXXIX.

An Act for the Charge of the further Addition to the Public - Funded Debt of Great Britain, for the Service of the Year One thousand eight hundred and fourteen.

[14th July 1814.]

THEREAS by an Act passed in the last Session of Par- 53 G. 3. c. 35. liament, intituled An A& to alter and amend several A&s ' passed in His present Majesty's Reign, relating to the Redemption of the National Debt; and for making further Provisions in respect thereof; it was enacted and declared, that, for the Purposes of the faid Act, an Amount of Public Debt, equal to the whole 'Capital of the Public Debt in perpetual redeemable Annuities, 'existing on the Fifth Day of January One thousand seven 'hundred and eighty fix, should be deemed to be satisfied and ' discharged; and so much of the Capital Stock so purchased and ' transferred as therein mentioned, and standing in the Names of the Commissioners for the Reduction of the National Debt, in the Books of the Governor and Company of the Bank of England, " as Parliament by any Act or Acts of the faid Seffion should or might direct, should be cancelled in like manner as if the

§1.

s same had been transferred to the said Commissioners for the Redemption of Land Tax, pursuant to the Provisions of the several 4 Acts thereunto relating, in order to make Provision for the Charge of any Addition to be made to the Public Funded Debt of Great Britain, by way of Loan or in any other manner, for the Service of the Year One thousand eight hundred and thirteen; and that when and so soon as such a further Amount of the Capital Funded Debt of Great Britain should have been purchased by the faid Commissioners, or transferred to them for the Redemption of Land Tax, or the Purchase of Life Annuities, as together with the Amount so already purchased or transferred as e aforesaid should have produced an Interest or Yearly Dividend equal in Amount to the whole Annual Charge in perpetual redeemable Annuities of the Public Debt of Great Britein, existing on the Fifth Day of January One thousand seven hundred and eighty fix, the faid Commissioners should thereupon certify and declare the same to the Lord High Treasurer or Commissioners of the Treasury for the time being, who should cause the faid Certificate and Declaration to be published in the London Gazette, and to be laid before Parliament (if Parliament should be then fitting), but if Parliament should not be then fitting, then within Fourteen Days after the next Meeting of Parliament; and so from time to time whenever such a further Amount of the Capital Funded Debt of Great Britain should have been purchased or transferred as aforesaid, as should be equal to the whole Capital, and should have produced an Interest or Yearly Dividend equal in Amount to the whole Annual Charge in perpetual redeemable Annuities, of each Loan contracted fince the faid Fifth Day of January One thousand seven hundred and eighty six, the said · Commissioners should from time to time thereupon in like manner e certify and declare the same to the Lord High Treasurer, or ' Commissioners of the Treasury for the time being, who should in like manner cause every such Certificate and Declaration to be published in the London Gazette, and to be laid before Par-' liament; and whenever any fuch Certificate and Declaration should 6 have been so made, published and laid before Parliament as aferefaid, the Amount of Public Debts to which such Certificate and Declaration should relate, should from time to time be deemed and taken to be wholly satisfied and discharged, and an equal 4 Amount of Capital Stock standing in the Names of the laid Commissioners in the Books of the Governor and Company of the 6 Bank of England or of the South Sea Company should be confidered to be redeemed by Parliament, and should from time to time be cancelled as above mentioned, at fuch Times and in fuch <sup>4</sup> Proportions as should be directed by any Act or Acts of Parlin-6 ment to be passed for that Purpose, in order to make Provision for the Charge of any Addition to be made to the Public Funded Debt of Great Britain, by way of Loan, or in any other manner; 4 and it was thereby further enacted, that whenever the Amount of the Sum to be raifed by way of Loan, or in any other manner " which might create an Addition to the Public Funded Debt of 4 Great Britain in that or any future Year should exceed the Sum which on the First Day of February should have been or should • be estimated to be applicable in the same Year to the Reduction

**§** 5.

' of the National Debt, then and in every such case an annual ' Sum, amounting to the One hundredth Part of the Capital Stock ' created by so much only of the Monies raised by way of Loan, or in any other manner as aforesaid in the Year, as should be equal to the Sum so estimated to be applicable to the Reduction of the National Debt within the same Year, should be issued at the Receipt of the Exchequer, to the Account of the said Come missioners, in the manner directed by the said therein recited A& of the Thirty second Year of His present Majesty, and with respect to the Excess of the Monies which might be so raised ' in any Year by way of Loan, or in any other manner as afore-' said, above the estimated Sum applicable to the Reduction of the 'National Debt within the same Year, such an annual Sum as ' should be equal to One Half of the Interest of such Excess, ' should be set apart out of the Monies composing the Consolidated ' Fund, and should in like manner be issued at the Receipt of the Exchequer to the Governor and Company of the Bank of England, to be by them placed to the Account of the faid Commissioners: And Whereas the Sum which on the First Day of February One 'thousand eight hundred and fourteen, was estimated to be ap-' plicable in the present Year to the Reduction of the National Debt, smounted to Eleven millions three hundred and thirty thousand ' four hundred and fifty two Pounds: And Whereas by an Act ' passed in this present Session of Parliament, intituled An All for c.76. ante. ' raising the Sum of Twenty four Millions by way of Annuities, the ' Sum of Eighteen millions five hundred thousand Pounds was raised ' for the Service of Great Britain: And Whereas the Charge of the said Sum of Eighteen millions five hundred thousand Pounds ' will amount to the Sum of One million one hundred and feventy five 'thousand six hundred and seventy sour Pounds: And Whereas it is ' expedient to make Provisions for such Charge in the manner directed ' by the said recited A&;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Sam of Three millions nine hundred and ninety four thousand Three per Cent. Pounds Three Pounds per Centum New South Sea Annuities, and New S. S. the Sum of Nine hundred and fifty three thousand Pounds Three Annuities; Pounds per Contum South Sea Annuities, of the Year One thousand 253,0001. feen hundred and fifty one, standing in the Names of the Commillioners for the Reduction of the National Debt in the Books of the South Sea Company, and the Sum of Ten millions two hundred 10,272,3921. and seventy two thousand three hundred and ninety two Pounds Three per Cent. Three Pounds per Centum Consolidated Annuities, and the Sum of Consols. One hundred and forty two thousand Pounds Five Pounds per 142,0001. Centum Consolidated Annuities, standing in the Names of the said Five per Cent. Commissioners in the Books of the Governor and Company of the Bank of England, shall, from and after the Fifth Day of July One thousand eight hundred and fourteen, and the Sum of Twenty three Reduced Annumillions seven hundred and thirty three thousand and ninety nine Pounds Three Pounds per Centum Reduced Annuities, standing in the Names of the said Commissioners in the Books of the Governor and Company of the Bank of England, shall, from and after the of National Tenth Day of Offeber One thousand eight hundred and fourteen, be Debt, after cerwipodively.

Three per Cent. S.S. Appuities;

Annuities; and 13,733,099l, Three per Cent. ities; standing in Name of the Commissioners for Reduction tain Periods

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respectively cancelled; and the Interest or Dividends which would have been payable thereon shall from thencesorth respectively cease to be issued from the Receipt of the Exchequer, or to be charged upon the Consolidated Fund; and the Money which would have been applicable to the Payment thereof shall remain and be a Part of the growing Produce of the Consolidated Fund of Great Britain, for the Purpose of defraying the Charge occasioned by the Addition made or to be made to the Public Funded Debt of Great Britain in the present Year.

#### C A P. XC.

An Act to explain and extend an Act, passed in the Forty third Year of His present Majesty, intituled An Act for remedying Defects in the Laws relative to the building and repairing of County Bridges, and other Works maintained at the Expence of the Inhabitants of Counties in England; and for extending the said Act to Bridges and other Works maintained at the Expence of Hundreds. [14th July 1814.]

43 G. 3. c. 59.

WHEREAS Doubts have been entertained whether the Power contained in an Act passed in the Forty third Year of the Reign of His present Majesty, intituled An Att for remedying certain Defects in the Laws relative to the building and repairing of County Bridges, and other Works maintained at the Expence of the

Inhabitants of Counties in England, for the purchasing of any Land or Ground, do extend to the Purchase of any Building or Buildings, or other Erections; For Remedy whereof, May it therefore please

Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all and every the Powers and Authorities in the said Act mentioned and contained for the Purchase of any Land or Ground for the Purposes of the said Act, shall extend and be deemed and construed to extend to all such Building or Buildings, or other Erections,

II. And Whereas it is expedient that the Provisions of the said Act.
Act, except as after mentioned, should be extended to Bridges repaired by the Inhabitants of Hundreds and other General Divisions of Counties; Be it further enacted, That the said Act and all the Powers and Provisions thereof (except such Provisions therein a relate to Bridges thereafter to be erected and built) shall extend a well to Bridges and the Roads at the Ends thereof repaired by the Inhabitants of Hundreds, and other General Divisions in the nature of Hundreds, as to Bridges and the Roads at the Ends thereof

repaired by the Inhabitants of Counties.

# CAP. XCI.

An Act to amend so much of an Act, passed in the Forty third Year of Her late Majesty Queen Elizabeth, as concerns the time of appointing Overseers of the Poor. [14th July 1814]

WHEREAS by an Act made in the Forty third Year of Her late Majesty Queen Elizabeth, intituled An Att for the Relief of the Poor, it is enacted, That the Churchwardens of every Parish

Extended to Purchase of Buildings, &c. as well as to Purchase of Land.

Extended to Bridges, &c. repaired by Hundreds or other Divisions of Counties.

43 Ehs. c. 2. § 1. Parish, and Four, Three or Two substantial Householders there, as ' shall be thought meet, having respect to the Greatness of the Parish, to be nominated yearly in Easter Week, or within One Month after Bafter, under the Hand and Seal of Two or more ' Justices of the Peace in the same County, whereof One to be of the Quorum, dwelling in or near the fame Parish or Division where the fame Parish doth lie, shall be called Overseers of the Poor of ' the fame Parish: And Whereas great Inconvenience is often found to arife, from the time for appointing fuch Overseers being regu-' lated by a Moveable Feast;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parhament affembled, and by the Authority of the same, That, from and after the passing of this Act, the Appointment of Overseers of the Appointment Poor, so directed by said Act of Queen Elizabeth, shall, in every of Overseers of Year, be made on the Twenty fifth Day of March, or within Four- the Pear. teen Days next after the faid Twenty fifth Day of March, in all and every the fame manner as directed by the faid Act to be made in Bafter Week; any thing in the faid Act or any other Act to the contrary notwithflanding.

#### CAP. XCII.

An Act to secure the Payment of Stamp Duties on Probates and Letters of Administration, and on Receipts for Property obtained by Legacy, or Intestacy, in Ireland.

[14th July 1814.]

'WHEREAS the Provisions made to regulate and secure the Payment of Stamp Duties on Probates and Letters of Ad-'ministration, and on Legacies, and on Property obtained by Intestacy in Ireland, contained in an Act of Parliament passed in the Fifty fecond Year of His present Majesty's Reign, intituled An 52 G.3. c. 126. At to repeal the several Atts for the Collection and Management of \* the Stamp Duties in Ireland; and to make more effectual Regulations for collecting and managing the said Duties, have been found insufficient, and it is necessary further to provide for the said Purposes; May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Commencement of this Act, so so much of much of the said recited Act as purports to relate only to the Regu- 52 G. 3. c. 126. lation or Payment of the faid Duties on Probates or Letters of Ad- as relates to ministration, or on Legacies, or on Property obtained or claimed by, Duties on Proor under, or by reason of the total or partial Intestacy of any Person, bates, &c. reshall stand and be repealed; save so far as the said Act directs that pealed. the fuid Duties shall be deemed and taken to be chargeable and Exceptions. payable only in respect of the Amount or Value of such Estate and Effects as shall be situated in Ireland, and of such Legacies as shall be payable out of Estates and Essects in Ireland, and lave also so fat 24 the said Act relates to Trust Property becoming vested in Executors or Administrators; and fave also so far as the said Act relates to the raising, levying, inslicting or recovering any Pain, Punishment, Penalty or Forseit for or by reason of any Matter or Thing which

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shall have been done, committed or suffered, on or before the said Day, and fave as to the Receipt, Collection or Application of any Duty or Sum which shall or may be payable on or before that Day.

Administering Effects without proving Will, &c. within certain Period.

II. And, for the better securing the Payment of the Stamp Duties on Probates, Administrations and Legacies in Ireland, be it enacted, That every Person who shall after the Commencement of this Ad administer in Ireland the Personal Estate or any Part of the Perfonal Estate of any deceased Person, without having proved the Will of the deceased, or taken out Letters of Administration of fuch Personal Estate in Ireland within Twelve Calendar Months after the Death of such deceased Person, if he or she shall die after the Commencement of this Act (or with respect to Persons who shall have died before the Commencement of this Act, within Six Calendar Months after the Commencement of this Act), shall forfeit and pay the Sum of Forty Pounds British Currency.

Penalty.

Probates taken

though without

Will valid

Stamp.

out after proving

III. And be it further enacted, That every Probate which shall be taken out by any Executor after the Will therein mentioned bath or shall have been proved, and Probate thereof hath been or shall have been duly obtained by another Executor named therein, shall and may be good, valid and effectual without any Stamp, to all Intents and Purposes, as if stamped; and that all Persons concerned in the writing or taking out the same shall be and they are respectively hereby freed and indemnified from and against all Pains and Penalties for or in

respect thereof, in any manner whatsoever.

Executors, &c. to exhibit Inventory of Effects of Deccased, and afterwards, if

necessary,

amend it.

IV. And be it further enacted, That every Executor and Administrator of any deceased Person in Ireland, who shall have left a Perfonal Property of the Value of Two hundred Pounds or upwards, and all and every Person who shall administer or enter upon the Possession or Management of all or any Part of the Personal Estate of any such deceased Person, or who hath heretofore entered upon the Possession or Management of any personal or moveable Estate or Effects of such deceased Person, and hath not fully administered the same, whether such Person so acting shall have been next of Kin or Creditor, or other, and whether as Principal or as Agent for any Person or Persons, who or any of whom may be out of Ireland, shall, before disposing of or distributing any Part or remaining Part of such Estate or Essects, or at all Events within Six Calendar Months after the passing of this Act, or after taking Probate or Administration, or entering on the Possession or Management of any such Personal Estate, or of any Part thereof, exhibit upon Oath in the proper Ecclefiastical Court in Ireland, a full and complete Inventory or Statement of such Estate and Esfects, so far as they shall have been recovered at the time of exhibiting fuch Inventory, or shall be known to be existing distinguishing whether situate in Ireland or elsewhere; and also of all Debts due by the deceased at the time of his or her Death, and payable out of his or her Personal Estate; and the nature and kind thereof; and in case at any time or times thereafter, a Discovery shall be made of other Effects belonging to the deceased which on account of their not being known at the time were omitted in the said original Inventory, an additional Inventory or Inventories of the same shall in like manner be exhibited on Oath from time to time by any Person or Persons administering or assuming the Management or Disposal thereof, together with all such Debts due by such deceased Person as aforesaid as may not have been inserted in such former

Inventory, any fuch Oath as aforefaid to be administered by the fame Person or Persons, and in the same manner in all respects as is used on proving a Will; and in case any such Person or Persons shall neglect or refuse to exhibit any such Original or Additional Inventory, or shall knowingly omit or include any Part of such Estate and Effects therein, every Person so neglecting, resusing or omitting, shall forfeit the Sum of Forty Pounds for each such Neglect, Penalty. Refusal or Omission.

V. And be it further enacted, That every Person, whether Execu- Legacy not paid tor, Administrator, or otherwise, who shall administer the Personal without proper Estate of any Person deceased, and shall retain, whether for his or Receipt, &c. her own Use or otherwise, any Legacy, or any Residue or Part of the Residue of such Personal Estate, shall in a reasonable time after the Death of the Person so deceased, be accountable to His Majesty, his Heirs and Successors, for any Duty which shall be then by Law payable on any Receipt or Discharge for any such Legacy, Residue or Part of Residue; and that if any Person, whether Executor, Administrator or otherwise, who shall administer the Personal Estate of any Person deceased, shall pay any Legacy, Residue, or any Part of Residue, without obtaining a Receipt duly stamped for the same, then fuch Person so administering shall be entitled to deduct thereout the Amount of the Stamp Duty, which shall be then payable on such Receipt; and in case he shall so deduct the same, the Amount of such Stamp Duty shall then immediately be a Debt from such Person so administering to His Majesty, his Heirs and Successors; and if Debt to The any fuch Person so administering shall pay any fuch Legacy or Resi- King. due, or Part of Residue, without obtaining for the same a Receipt duly stamped, or without deducting the Amount of such Stamp Duty thereon, then and in every such case the Amount of such Stamp Duty thereon shall be a Debt to His Majesty, his Heirs and Successors, as well from the Person or Persons so administering as from the Person or Persons, Body or Bodies, to whom the same shall have been fo paid respectively.

VI. And be it further enacted, That any Gift by any Will or What deemed Testamentary Instrument of any Person, which by virtue of such Legacies. Will or Testamentary Instrument shall have Effect, or be satisfied out of the Personal Estate of such Person so dying, or out of any Personal Estate which such Person shall have Power to dispose of, as he or she shall think fit, or which shall be charged upon or given out of any Real or Personal Estate, or Monies arising from the Sale of any Real Estate directed to be sold by any Will or Testamentary Instrument, shall be deemed and taken to be a Legacy within the Intent and Meaning of this Act, and of all Acts whereby any Stamp Duty is or shall be imposed, or in any wise relating to the Management or Collection of any Stamp Duty, whether the same shall be given by way of Annuity, or in any other Form, and whether the same shall be charged only on such Personal Estate, or charged also on the Real Estate of the Testator or Testatrix who shall give the same, except so far as the same shall be paid or satisfied out of fuch Real Estate, in a due Execution of the Will or Testamentary. Instrument by which the same shall be given, and every Gist which shall have Effect as a Donatio Mortis Causa, shall also be deemed Donatio Mortis a Legacy within the Intent and Meaning of this Act, and of all Cause.

other such Acts as aforesaid.

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VII. And be it further enacted, That every case in which any Executor or Administrator, or other Person or Persons taking the Burthen of the Execution of the Will or other Testamentary Intrument, or the Administration of the Personal Estate of any Person deceased, or any Trustee, or any other Person to whom any Real Estate shall be devised to be fold, or who shall be entitled to any Real Estate subject to any Legacy, shall not have paid any Stamp Duties which shall from time to time be payable by Law on any Receipts or Discharges for any Legacy, or for any Residue, or Part of any Residue, pursuant to the Directions of this Act, within a proper and reasonable time, it shall and may be lawful for His Majesty's Court of Exchequer in Ireland, upon Application to be made for that Purpose on behalf of the said Commissioners of Stamp Duties, upon such Affidavit or Affidavits as to the faid Court may appear to be fulficient, to grant a Rule, requiring such Executor, Administrator, Trustee, or other Person or Persons, to shew cause why he, she or they should not deliver to the faid Commissioners of Stamp Duties, an Account upon Oath of all the Legacies and of all the Property respectively paid or to be paid or administered by such Executor or Administrator, or other Person or Persons, or given or bequeathed to fuch Trustee or other Person entitled to any Real Estate, fubject to any fuch Legacy as the case may be, and why the Duties on any fuch Legacies, or any Shares or Residue of any such Estate Real or Personal have not been paid, or should not be forthwith paid according to Law, and to make any fuch Rule of Court absolute in every case in which the same may appear to the said Court to be proper and necessary for enforcing the Payment of any of the said Duties, together with the Costs of so recovering the same.

VIII. And, in order that all Persons may be enabled to take Receipts and Discharges on the Payment or Satisfaction of any Legacy or Residue of any Personal Estate or any Part thereof, according to the Directions prescribed by this Act, be it surther enacted, That it shall and may be lawful for the said Commissioners of Stamp Duties, from time to time to provide sufficient Quantities of Paper adapted for such Receipts or Discharges as aforesaid, and to cause to be printed thereon the Form of Words in the Schedule hereunto annexed marked A.; and it also shall be lawful for any of His Majesty's Subjects requiring such Receipts or Discharges to cause the same to be duly silled up with Sums, Names and Date, according to the Previsions before mentioned, and also upon any Vellum or Parchment, or upon any other Paper not provided by the said Commissioners, to use

the like Form whenever there shall be Occasion.

I.egacies by
Annuities
valued and
Duties calculated
according to
Tables annexed.

Commissioners of Stamps to

provide Forms

for Receipts

agreeably to

Schedule A.

IX. And be it further enacted, That the Value of any Legacy given by way of Annuity, whether payable annually or otherwise, for any Life or Lives, or for Years determinable on any Life or Lives, or for Years or other Period of time, shall be calculated, and the Duty chargeable thereon, shall be charged according to the Tables marked I. II. and III. to this Act annexed; and the Duty chargeable on such Annuity shall be paid by Four equal Payments, the First of which Payments of Duty shall be made before or on completing the Payment of the First Year's Annuity, and the Three others of such Payments of Duty shall be made in like manner successively, before or on completing the respective Payments of the Three succeeding Years Annuity respectively; and the Value of any such

such Annuity, if determinable upon any Contingency besides the Death of any Person or Person, shall be calculated without regard to such Contingency: Provided always, that if any such Annuity Provise shall determine by the Death of any Person before Four Years Payment of fuch Annuity shall become due and payable, then and in fuch case the Duty shall be payable in proportion only to so many of the Payments of the said Annuity as actually accrued and became due and payable; and in case any such Annuity shall at any time determine upon any other Contingency than the Death of any Person or Persons, then and in such case not only all Payments of Duty which would otherwife become due after the happening of such Contingency, if any fuch would become due, shall cease, but it shall be lawful for the Person or Persons who shall have paid any Duties which shall have previously become due, to apply for and obtain a Return of so much of the Duty so paid, as will reduce the same to the like Duty as would have been payable by fuch Person or Persons for fuch Annuity, calculated according to the Term for which the same shall have endured; which Abatement the said Commissioners for the Management of the Stamp Duties shall settle and determine, according to the Tables in the Schedule hereunto annexed, and shall cause the Amount of such Abatement to be paid to the Person or Persons entitled to the same, out of any Monies in their Hands, arising from the Duties imposed by this Act.

X. And be it further enacted, That the Value of any Legacy given by way of Annuity for any Life or Lives, or for Years de terminable on any Life or Lives, or for Years or other Period of time, and charged on and made payable out of any other Legacy or Legacies, shall be calculated, and the Duty shall be charged thereon Tables, and in the same manner as hereinbefore directed with respect to other Annuities; and the Duty on the Legacy charged with such Annuity, if any Duty shall be payable for such Legacy, shall be calculated on the Value of such Legacy, after deducting the Value of fuch Annuity; and the Duty for fuch Annuity shall be paid by the Person or Persons entitled to the Legacy or Legacies charged with fuch Annuity, by Four equal Payments, in the same manner as the same would be payable according to the Provisions hereinbefore contained, if such Annuity had been a direct Gift to the Annuitant, and subject to the like Proviso in case such Annuity shall determine before four Years Payment shall become due; and the Payment which shall be made for such Duty shall be retained by the Person or Persons paying the same, out of the first Four Years Payments of such Annuity, if so many shall become due, or out of so many of such Payments as shall become due, by equal Portions.

XL And be it further enacted, That the Duty payable upon any Duty on Lega-Legacy given by way of Direction to purchase with any Personal cies given to Estate of the Testator or Testatrix, or any Part thereof, an Annuity purchase Annuiof a certain Amount for the Life or Lives of any Person or Per- ties calculated Lous, or any other Term, shall be calculated upon the Sum neces- sary for purfary to purchase such Annuity, according to the Tables before chase mentioned, and shall be deducted from such Sum, and paid as in the case of other pecuniary Legacies; and the Person or Persons paying or satisfying such Legacy, and the Person or Persons for whose Benefit the same shall be paid or satisfied, shall be discharged, by Payment of such Duty so calculated as aforesaid, from all other Demands. B b 3

Value of Annuities payable out of Legacies, and Duty calculated according to Duty charged on Value of fuch Legacies after . deducting An-

nuities, &cc.

on Sums neces-

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Demands in respect of the Duty payable on such Legacy; and the Annuity to be purchased for the Benefit of the Person or Persons to be entitled to the Benefit of such Legacy shall be reduced in proportion to the Amount of the Duty payable thereon as aforesaid, such Reduction to be calculated in the same manner as the Duty so payable is hereinbefore directed to be calculated; and the Purchaser of such reduced Annuity, together with the Payment of such Duty, shall satisfy and discharge such Legacy as sully as if an Annuity had been purchased equal in Amount to the Annuity so directed to be purchased.

Duty on Legacies when Value only afcertained by Application of allotted Fundcharged on Money as applied.

XII. And be it further enacted, That if any Benefit shall be given by any Will or Testamentary Instrument, in such Terms that the Amount or Value of such Benefit can only be ascertained from time to time by the actual Application for that Purpose of the Fund allotted for such Purposes, or made chargeable therewith; or if the Amount or Value of any Benefit given by any Will or Testamentary Instrument cannot, by reason of the form or manner of the Gift, be so ascertained that the Duty to which the same shall be then subject can be charged thereon under any other of the Directions herein contained, then and in every such case, such Duty shall be charged upon the several Sums of Money or Effects which shall be applied from time to time for the Purposes directed by such Will or Testamentary Instrument, as separate and distinct Legacies or Bequests, and shall be paid out of any Fund which may be applicable for such Purposes, or charged with answering the same.

How Duty on Legacies enjoyed by Persons in Succession or having partial Interests therein charged.

XIII. And be it further enacted, That the Duty which shall from time to time be payable on a Legacy or Residue, or Part of Residue of any Personal Estate given to or for the Benefit of, or so that the same shall be enjoyed by different Persons in Succession, who shall be chargeable at one and the same Rate with the Stamp Duties which shall then be payable, shall be charged upon and paid out of the Legacy or Residue, or Part of Residue so given, as in the case of a Legacy to One Person; and where any Legacy, or Residue or Part of Refidue, shall be given to or for the Benefit of, or so that the fame 'shall be enjoyed by different Persons in Succession, some or One of whom shall be then chargeable with no Duty, or some Two or more of whom shall be chargeable with different Rates of Duty, so that One Rate of Duty cannot be immediately charged thereon, all Perfons who under or in consequence of any such Bequest shall be entitled for Life only, or for any other temporary Interest, shall be chargeable with the Duty in respect of such Bequest in the same manner as if the Annual Produce thereof had been given by way of Annuity; and such Persons respectively shall be so chargeable with fuch Duty, and the same shall be payable when they shall respectively become entitled to and begin to receive such Produce; and where any other partial Interest shall be given or shall arise out of such Property fo to be enjoyed in Succession, the Duty on such partial Interest shall be charged and paid in the same manner as the Duty is hereinbefore directed to be charged and paid in like cases of partial Interests charged on any Property given otherwise than to different Persons in Succession; and all and every Person or Persons who shall become absolutely entitled to any such Legacy or Residue, or Part of Residue to be enjoyed in Succession, shall, when and as such Perfon or Persons respectively shall receive the same, or begin to enjoy

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the Benefit thereof, be chargeable with and pay the Duty for the same, or such Part thereof as shall be so received, or of which the Benefit shall be so enjoyed, in the same manner as if the same had come to such Person or Persons immediately on the Death of the Person by whom such Property shall have been given to be enjoyed,

or in such manner that the same shall be enjoyed in Succession. XIV. And be it further enacted, That the Duty which shall Duty by whom from time to time be payable on any Legacy or Residue, or Part payable. of Residue, so given to or so to be enjoyed by different Persons in Succession, upon whom the Duty shall be chargeable at one and the same Rate, shall be deducted and paid by the Person or Persons having or taking the Burthen of the Execution of the Will or Teftamentary Instrument under which the Title thereto shall arise upon Payment or other Satisfaction or Discharge of every or any Part of fuch Legacy or Residue, or Part of Residue, to any Trustee or Trustees, or other Person or Persons to whom the same shall be payable or paid, in Trust or for the Benefit of the Persons so entitled thereto in Succession; and if the same shall not be so paid or fatisfied to any such Trustee or Trustees, then such Duty shall be deducted and paid out of the Capital of the Property so given, upon Receipt, by any of the Persons so entitled in Succession of any Produce of such Capital or any Part thereof, according to the Amount of the Capital of which such Produce shall be so received; and where the Duty chargeable upon any fuch Bequest for the Benefit of or to be enjoyed by different Persons in Succession, shall be chargeable at different Rates, so that the same cannot be paid at one and the same time, but must be paid in Succession as aforesaid, then and in such case all and every the Person and Persons having or taking the Burthen of the Execution of the Will or Testamentary Instrument, in which such Bequest shall be contained, shall be chargeable with fuch Duties in Succession, in the same manner as fuch Persons would be chargeable with the like Duties in case of immediate Bequests, unless the Property bequeathed shall have been paid, or otherwise satisfied to or vested in any Trustees or Trustee as aforesaid, in which case such Trustees or Trustee, or his, her or their Representatives, shall be chargeable with the Duties then payable for or in respect of such Property so vested in him, her or them, respectively, in such and the same manner as if he, she or they had taken the Burthen of the Execution of the Will or Testamentary Instrument by which such Bequest shall have been made; and in like manner, where any partial Interest shall be given, or shall arise out of any such Property so to be enjoyed in Succession, and fuch partial Interest shall be satisfied or paid by the Person or Persons so enjoying such Property, such Person or Persons shall be chargeable with the Duties then payable for and in respect of such partial Interest, and shall retain and pay the same accordingly, in such and the same manner as if he, she or they had taken the Burthen of the Execution of the Will or Testamentary Instrument by which such partial Interest shall have been created; and in all fuch cases the Person or Persons so chargeable with Duty, shall be Debtors to The King's Majesty, his Heirs and Successors, in like Debtors to The manner, and shall be subject to the like Penalties, as the Person or King. Persons having or taking the Burthen of such Will or Testamentary Instrument shall from time to time be chargeable and subject to.

XV. Provided always, and be it further enacted, That no Duty

Plate, &c. while enjoyed in Kind, not liable to Duty till in Possession of Perions dispose thereof.

shall at any time be paid on any Articles of Plate, Furniture or other Things not yielding any Income, and given to and for the Benefit of, or so as that the same be enjoyed by different Persons in Succession, whilst the same shall be so enjoyed in Kind only, by having Power to any Person or Persons not having any Power of selling or disposing thereof, so as to convert the same into Money or other Property yielding an Income; but if the same shall be actually sold or difposed of, or shall come to any Person or Persons having Power to Tell or dispose thereof, or having an absolute Interest therein, then and in each and every such case the same Duty shall be chargeable and paid thereon as if the same had been originally given absolutely and with full Power to fell and dispose thereof, and shall be chargeable upon and paid by the Person or Persons for whose Benefit the same shall be sold, or who shall have Power to sell or dispose thereof, or any absolute Interest therein, and shall become the Debt of fuch Person or Persons, but shall not be a Charge on any Person or Persons by reason of his, her or their having affented to such Bequest as the Person or Persons having or taking the Burthen of the Execution of the Will or Testamentary Instrument by which fuch Bequest shall have been made.

XVI. Provided always, and be it further enacted, That where any Legacy, or any Residue or Part of Residue, shall be so given by any Will or Testamentary Instrument, that different Persons shall become entitled thereto in Succession, the Duty shall be charged thereon, as given to be enjoyed in Succession, whether the Person or Persons entitled thereto shall take the same under or by virtue of fuch Will or Testamentary Instrument, and the Dispositions therein contained, or in Default of such Dispositions, and as entitled

by Intestacy.

Duty on Legacies in Joint "Tenancy paid in Proportion to Interest of Parties.

Duty on Lega-

cies enjoyed in

charged as fuch,

whether taken

under Wills or by Intestacy.

Succession

XVII. And be it further enacted, That where at any time any Legacy, or any Residue, or Part of Residue, shall be given to or for the Benefit of any Person or Persons in Joint Tenancy, some or One of whom shall be then chargeable with any Stamp Duty, and some or One of whom shall not be so chargeable, or where Two or more of fuch Joint Tenants shall be chargeable according to different Rates of Duty, then and in every of said cases all and every the Person or Persons chargeable with Duty, shall pay such Duty in proportion to the Interest of such Person or Person respectively, and to the Rates at which they shall be so chargeable respectively in such Bequest; and if any Person or Persons so chargeable with fuch Duty, and entitled in Joint Tenancy as aforefaid, shall become entitled by Survivorship, or by Severance of the Joint Tenancy, to any larger Interest in the Property bequeathed than that in respect of which such Duty shall have been paid, then and in such case all and every such Person or Persons so becoming entitled by Survivorship, or by Severance, shall be charged with the same Duty as if the Property which such Joint Tenant or Joint Tenants shall so become entitled to had been then originally given to or for the Benefit of fuch Person or Persons only: Provided always that if any Duty shall have been previously paid in respect of any Property to which any such Joint Tenant shall so become entitled, fuch Duty fo previously paid shall be deducted and allowed out of the Duty to which such Joint Tenant would then become liable

Provisa.

in respect to such Property; and if such Duty shall exceed that to which such Joint Tenant would be liable in respect to such Property, then such Joint Tenant shall not be liable to any Duty in

respect thereto.

XVIII. And be it further enacted, That when any Legacy, or Duty on Legaany Residue, or Part of Residue, shall be given, subject to any Contingency which may defeat such Gift, and whereupon the same may go to some other Persons or Person, such Bequest (unless chargeable as an Annuity under the Provisions herein contained), shall be quests, &c. charged with Duty as an absolute Bequest to the Person or Persons who shall take the same, subject to such Contingency, and such Duty shall be paid out of the Capital of such Legacy or Residue, or Part of Residue, notwithstanding the same may be upon such Contingency to go to some Person not chargeable with the same Duty, or with any Duty; and if such Contingency shall afterwards happen, and the Property so bequeathed shall thereupon go in such manner that the fame if taken immediately after the Death of the Testator or Testatrix under the same Title would have been chargeable with a higher Rate of Duty than the Duty so paid, the Person or Persons becoming entitled thereto shall be charged with and shall pay the

Difference between the Duty so paid, and such higher Rate of Duty. XIX. And he it further enacted, That where any Legacy, or How Duty on the Residue, or any Part of the Residue of any Personal Estate, shall Legacies subject be subject to any Power of Appointment, to or for the Benefit of to Power of any Person or Persons specially named or described as Objects of fuch Power, fuch Property shall be chargeable with Duty as Property given to different Persons in Succession; and in so charging fuch Duty, not only the Person and Persons who shall take previous or subject to such Power of Appointment, but also any Person and Persons who shall take under or in Default of any such Appointment, when and as they shall so take respectively, shall in respect of their several Interests, whether previous or subject to or under, or in Default of fuch Appointment, he charged with the same Duty and in the fame manner as if the fame Interests had been given to him, her or them respectively, in and by the Will or Testamentary Disposition containing such Power, in the same Order and Course of Succession as shall take place under and by virtue of such Power of Appointsecut, or in Default of Execution thereof, as the case may happen to he; and where any Property shall be given for any limited Interest, and a general and absolute Power of Appointment thall also be given to any Person or Persons to whom the Property would not belong in Default of such Appointment, such Property, upon the Execution of such Power, shall be charged with the same Duty and in the same manner as if the same Property had been immediately given to the Person or Persons having and executing such Power, after allowing any Duty before paid in respect thereof; and where any Property shall be given with any such general Power of Appointment, which Property in Default will belong to the Person or Persons to whom fuch Power shall also be given, such Property shall be charged with and shall pay the Duty in the same manner as if such Property had been given to such Person or Persons absolutely in the first Instance without such Power of Appointment.

XX. And be it further enacted. That any Sum of Money or How Duty on Personal Estate directed to be applied in the Purchase of Real Personal Estates

cies subject to Contingencies, charged as for absolute Be-

Appointment

Estate, directed to be

spplied in Purchase of Real Estate.

Estate, shall be charged with and pay Duty as Personal Estate, unless the same shall be given so as to be enjoyed by different Persons in Succession, and then each Person entitled thereto in Succession shall pay Duty for the same in the same manner as if the same had not been directed to be applied in the Purchase of Real Estate, unless the same shall have been actually applied in the Purchase of Real Estate before such Duty accrued; but no Duty shall accrue in respect thereof, after the same shall have been actually applied in the Purchase of Real Estate, for so much thereof as shall have been so applied: Provided nevertheless, that in case before the same or some Part thereof shall be actually so applied, any Person or Persons shall become entitled to an Estate of Inheritance in Possession in the Real Estate to be purchased therewith, or with so much thereof as shall not have been applied in the Purchase of Real Estate, the same Duty which ought to be paid by such Person or Persons if absolutely entitled thereto as Personal Estate, by virtue of any Bequest thereof, as such, shall be charged on such Person or Persons so entitled, and raised and paid out of the Fund remaining to be applied in such Purchase.

Legacies charged on Real Effates liable to Duty as Perfonal Effate.

XXI. And be it further enacted, That where any Real Estate shall by any Will be directed to be sold charged with any Legacy or Legacies, the Person or Persons entitled to sell the same, or bound to pay such Legacy or Legacies, and also the Person beneficially entitled to such Legacies, or to the Residue or any Parts of the Residue of the Purchase Money thereof, shall respectively be liable to pay the Stamp Duties which shall then be by Law payable thereon respectively, in the same manner in all respects mutatis mutandis as concerning the Administration of Personal Estate, as hereinbefore provided.

XXII. And be it further enacted, That Estates Pur auter vie applicable by Law in the same manner as Personal Estate, shall be charged with all Stamp Duties imposed or to be imposed as Personal

Estates pur auter vie.

Estate.

Money left to pay Duty not chargeable with Duty.

XXIII. Provided always, and be it further enacted, That if any Direction shall be given by any Will or Testamentary Instrument for Payment of the Duty chargeable upon any Legacy or Bequest out of some other Fund, so that such Legacy or Bequest may pass to the Person or Persons to whom or for whose Benefit the same shall be given free of Duty, no Duty shall be chargeable upon the Money to be applied for the Payment of such Duty, notwithstanding the same may be deemed a Legacy to or for the Benefit of the Person or Persons who would otherwise pay such Duty.

Mode of ascertaining Duty on Property not reduced into Money.

XXIV. And be it further enacted, That in cases of specific Legacies, and where the Residue of any Personal Estate shall consist of Property which shall not be reduced into Money, it shall be lawful for the Person or Persons having or taking the Burthen of the Administration of such Essects, or the Person or Persons by whom the Duty thereon ought to be paid, to set a Value thereon, and to offer to pay the Duty according to such Value, or to require the Commissioners for Management of Stamp Duties to appoint a Person to set and appraise such Value at the Expence of the Person or Persons by whom such Duty ought to be paid; and it shall be lawful for the Commissioners to accept the Duty offered to be paid upon the Value set by the Person or Persons having or taking the Administration of such Essects, or by whom the Duty for the same shall be payable, without

without fuch Appraisement, if the said Commissioners shall think sit To to do; but if the said Commissioners shall not be satisfied with the Value so set on which the Duty shall be so offered, it shall be lawful for the faid Commissioners, notwithstanding such Offer, to appoint a Person to appraise such Effects and to set the Value thereon, on which Value so set the said Commissioners shall assess the Duty payable in respect thereof, and require the same to be paid; but if the Person or Persons by whom such Duty shall be payable shall not be fatisfied with the Valuation made under the Authority of the said Commissioners, and pay the Duty accordingly, it shall be lawful for fuch Person or Persons, at any time within Three Calendar Months after he, she or they shall have Notice of such Valuation, to appeal therefrom to, and to cause the Valuation so made under the Authority of the faid Commissioners to be received by the Commissioners of Appeals in Revenue Causes in Ireland; and if the Valuation made under the Authority of the said Commissioners of the Stamp Duties shall not be duly appealed from within the Period aforesaid, or shall be affirmed upon Appeal, the Duty shall be paid according to such Valuation; and if any Variance shall be made on such Appeal, the Duty shall be paid according to such Variance; and if the Duty affessed in manner aforesaid shall exceed the Duty offered to, and refused by the said Commissioners of Stamp Duties, the Expence of fuch Appraisement and other Proceedings in affeffing such Duty, shall be borne by the Person or Persons by whom such Duty shall be payable; and if any Dispute shall arise between any Person or Perfons entitled to any fuch Legacy or Residue, or Part of Residue, and any Person or Persons having or taking the Burthen of the Administration of such Effects with respect to the Value thereof, or with respect to the Duty to be paid thereon, the Duty shall be assessed by the faid Commissioners of Stamp Duties, on Reference to them by either Party for that Purpose; and if the Value of any Property on which such Duty ought to be paid shall be in Dispute, the said Commissioners of the Stamp Duties shall cause an Appraisement to be made thereof at the Expence of the Person or Persons by whom fuch Duty ought to be paid, in the manner hereinbefore directed in other cases, and assess the Duty thereon accordingly; and if such Person or Persons by whom such Duty ought to be paid shall be. diffatisfied with fuch Valuation, or with the Assessment of Duty made upon fuch Valuation by the faid Commissioners of the Stamp Duties, the same shall be reviewed and finally determined by the said Commissioners of Appeals in Revenue Causes, upon Appeal to them within the time and in the manner hereinbefore directed in other cases; but if such Valuation or Assessment shall not be duly appealed from within the time limited for that Purpose, or shall be affirmed upon Appeal, the Duty shall be paid according thereto; and if any Variance shall be made therein on such Appeal, the Duty shall be paid according to fuch Variance.

XXV. And be it further enacted, That where any Legacy or Duty on Lega-Part of any Legacy, or Residue or Part of Residue, whereon any cies not satisfied Duty shall be chargeable by this Act, shall be satisfied otherwise than by Payment of Money, or Application of specific Effects for that Purpose, or shall be released for Consideration, or compounded for Satisfaction. less than the Amount or Value thereof, then and in such case the Duty shall be charged and paid in respect of such Legacy or Part

in Money, &c. paid according to Value of

of Legacy, or Residue or Part of Residue, according to the Amount or Value of the Property taken in Satisfaction thereof, or as the Consideration for Release thereof or Composition for the same: Provided always, that if any Legacy or Bequest shall be made in Satisfaction of any other Legacy or Bequest, or Title to any Residue or Part of Residue of any Personal Estate remaining unpaid, the Duty shall not be paid on both Subjects, although both may be chargeable with Duty, but shall be paid on the Subject yielding the largest Duty.

If Legatees refule to accept
Legacies, Duty
deducted,
Court, in case of
Suit, may order
them to pay
Costs;

XXVI. And be it further enacted, That if any Person or Persons having or taking the Burthen of the Execution of the Will or other Testamentary Instrument, or the Administration of the Personal Estate of any Person deceased, or any Person or Persons hereby made chargeable with Duty, shall declare himself, herself or themselves ready and willing, and shall accordingly offer to pay any pecuniary Legacy, or Relidue or Part of Relidue, deducting the Duty payable thereon, or shall in like manner offer to deliver or otherwife dispose of any specific Legacy, or any specific Property, Part of any Residue of any Personal Estate, to or for the Benefit of the Person or Persons entitled thereto, or to any Trustee or Trustees for such Person or Persons, upon Payment of the Duty payable in respect thereof, and the Person or Persons entitled to fuch Legacy or Relidue, or Part of Relidue, or the Truffee or Trustees for such Person or Persons, shall refuse to accept such Offer, and to give a proper Release and Discharge for such Legacy or Residue, or so much thereof as shall be offered to be paid, delivered, or otherwise disposed of as aforesaid, then and in such case, although no actual Tender shall be made, if any Suit shall be afterwards instituted for such Legacy or Essects, respecting which such Offer shall have been made, it shall be lawful for the Court in which such Suit shall be instituted, to order all Costs, Charges and Expences attending the same to be paid by the Person or Persons who shall have refused to accept such Offer, and to give or join in such Release or Discharge, or to order such Costs, Charges and Expences to be deducted and retained out of such Legacy or Effects, together with the Duty payable thereon, as the said Court shall see fit; and in case any Suit shall be instituted for Payment of any Legacy, or Refidue or Part of Residue of any Personal Estate, and the Person or Persons sued for the same shall be desirous of staying Proceedings in such Suit on Payment of the Money due, or delivering or otherwise disposing of the specific Effects demanded, after deducting or receiving the Duty payable thereon, it shall be lawful for the Court in which such Suit shall be instituted, if it shall see set, on Application in a fummary way to make fuch Order for Payment of fuch Legacy, or Relidue or Part of Relidue, or for delivering or otherwise disposing of such Effects, and for Payment of the Duty payable thereon, and all such Costs, Charges and Expences attending fuch Suit, as shall be just.

Buits where
Party fued
withes to ftop
Proceedings on
Payment of Bequet's, deducting
Duty, Court
may make
Order.

XXVII. And be it further enacted, That if any Suit shall be instituted concerning the Administration of the Personal Estate of any Person dying testate or intestate, or any Part of such Estate, in which any Direction shall be given touching the Payment of any Legacies or Legacy of such Person, or the Residue of his or her Personal Estate, or any Part thereof, the Court wherein such Suit shall be instituted shall, in giving Directions concerning the same, provide

Suit inflituted concerning Administratic a. Court to provide for Peyment of Duty.

provide for the due Payment of the Duties which shall be payable thereon in taking any Account of any Personal Estate, or otherwise acting concerning the same, such Court shall take care that no Allowance shall be made in respect of any Legacy or Part of Legacy, or of any Residue, or Part of Residue in any manner whatsoever, without due Proof of the Payment of the Duties to which the fame shall from time to time be liable.

XXVIII. Provided always, and be it further enacted, That any Executors may Person or Persons having or taking the Burthen of the Execution of discharge Leany Will or other Testamentary Instrument, or the Administration gacies on Payment of Duty of the Personal Estate of any Person deceased, may from time to time accrued. pay, deliver or otherwise dispose of any Legacy, or any Part of any Legacy, or make Distribution of any Part of the Residue of any Personal Estate, on Payment from time to time of such Proportions of the Duty by Law payable thereon, as shall accrue in respect of

fuch Part of such Personal Estate as shall be so administered. XXIX. And be it further enacted, That no Person or Persons Legacy liable to having or taking the Burthen of the Execution of any Will or Tef. Duty not paid tamentary Inftrument, or the Administration of the Personal Estate of any Person deceased, nor any Trustee or Trustees, or other Person or Persons hereby directed and required to account for any Duty, shall, from and after the Commencement of this Act, pay, deliver or otherwise dispose of, or in any manner satisfy, discharge or compound for any Legacy whatfoever, or any Part thereof, or the Residue of any Personal Estate, or any Part thereof, in respect whereof any Duty is payable by Law, without taking a Receipt or Discharge in Writing for the same, expressing the Date of such Receipt or Discharge, and the Names of the Testator, Testatrix or Intestate, under whose Will or Testamentary Disposition, or upon whose Intestacy the Title to such Legucy or Part of Legucy, or to fuch Residue or Part of Residue shall accrue, and of the Person or Persons to whom such Receipt or Discharge shall be given, and of the Person or Persons to whom such Legacy or Residue or Part of Residue shall have been given or shall have belonged in confequence of Inteffacy, and the Amount or Value of the Legacy or Part of Legacy, or Residue or Part of Residue, for which such Receipt or Discharge shall be given, and also the Amount and Rate of the Duty payable and allowed thereon; and that no written Re- No Receipt ceipt or Discharge for any Legacy or Part of Legacy, or for the available unless Residue of any Personal Estate, or any Part of Such Residue, in respect whereof any Duty is payable by Law, shall be received in Evidence or be available in any manner whatever, unless the same shall be duly samped according to Law; and no Evidence whatfoever shall be given of any Payment, Satisfaction or Discharge whatfoever, or of any Release or Composition of such Legacy or any Part thereof, or of such Readue or any Part thereof, without producing such Receipt or Discharge, duly stamped as aforesaid, unless the actual Payment of the Duty bereby imposed shall first be given in Evidence: Provided always, that a Copy of the Entry in the Proviso. Backs of the Commissioners of Stamp Duties of the Payment of such Duty, shall be admitted as Evidence thereof: Provided also, that Stamped Re-Physical of any Annuity shall not be deemed a Payment for which ceipts for Annusuch stamped Receipt shall be required under the Directions of this ities not required Act, except the leveral Payments which shall complete the Pay-pleting Pay-

without Re-

duly stamped,

ments ments for each

C. 92.

of first Four Years.

ments for each of the first Four Years during which such Annuity shall be payable; and in like manner any Payment in respect of any Legacy or Bequest hereby directed to be charged with the Duty, in the same manner as Annuities are hereby made chargeable with Duty, shall not be deemed a Payment for which such stamped Receipt shall be required, except the several Payments which shall complete the Payments for each of the first Four Years in respect of which such Legacy or Bequest shall be chargeable with Duty as an Annuity.

Paying or receiving Legacies without stamped Receipts.

Penalty.

Penalty.

Receipts
stamped within
Three Nionths
after Date, on
which an Acknowledgment
of Payment of
Duty shall be
written, &c.

XXX. And be it further enacted, That any Person having or taking the Burthen of the Execution of any Will or Testamentary Instrument, or the Administration of the Personal Estate of any Person deceased, and any Trustee or Trustees, or other Person or Persons hereby directed and required to account for any Duty, who shall pay, deliver or otherwise dispose of, or in any manner satisfy or discharge or compound for any Legacy given by such Will or Testamentary Instrument, or the Residue or any Part of the Residue of fuch Personal Estate, to or for the Benefit of any Person or Persons entitled to such Legacy or any Part thereof, or to such Residue or any Part thereof, without taking such Receipt or Discharge in Writing as aforesaid, and causing the same to be stamped within the time allowed by Law for stamping the same, shall forfeit and lose the Sum of Ten Pounds per Centum on the Sum of Money, or the Value of the Property, if not Money, for which such Reecipt or Discharge ought to have been given; and all and every Person and Persons receiving or taking the Benefit of any such Money or other Property without giving a written Receipt or Difcharge for the same, in which the Duty payable in respect thereof shall be expressed to have been allowed or paid to the Person or Persons to whom such Receipt or Discharge shall be given, and which shall bear Date on the Day of signing the same, shall forseit and lose the Sum of Ten Pounds per Centum on the Sum of Money, or on the Value of the Property so received or taken.

XXXI. And be it further enacted, That every fuch Receipt or Discharge shall be brought, within the Space of Three Calendar Months after the Date thereof, to the Head Office of the Commis sioners of Stamp Duties in Ireland, or to some other Office to be appointed by the faid Commissioners for such Purpose, to be stamped, paying the Duty for the same; and upon such Payment, either at the said Head Office, or at any other Office to be appointed as aforefaid, the Receiver General, or other proper Officer to be appointed for that Purpose by the said Commissioners, as the case may be, sail write upon such Receipt or Discharge an Acknowledgment of the Payment of the Duty so paid in Words at length, and bearing Date the Day on which such Payment shall be made, and shall subscribe his Name thereto, and enter an Account thereof in a Book or Books to be provided for that Purpose, to the Intent that he may be thereby charged with the Sum so paid; and in case the Duty shall be so paid the Head Office, then the Receipt or Discharge so brought to be stamped shall be forthwith duly stamped, as the case shall requires and in case the Duty shall be so paid at any other Office to be appointed by the said Commissioners as aforesaid, the Receipt or Discharge whereon such Acknowledgement of the Payment of the Duty shall be so written and subscribed, shall be transmitted within the Space

Space of Twenty one Days from the Day of Payment of fuch Duty to the faid Head Office, and the same shall be duly stamped accordingly, as the case shall require; and in case the Person or Persons paying such Duty at any such Office to be appointed as aforesaid, shall be desirous that the same shall be transmitted to the said Head Office by the Officer to whom such Duty shall be paid, and shall leave the same with such Officer for such Purpose, such Officer shall thereupon fign and deliver an Acknowledgment that such Receipt or Discharge has been left with him for such Purpose, and shall transmit fuch Receipt or Discharge to such Head Office to be stamped as aforefaid, and the same shall be sent again to such Officer as soon as conveniently may be after the stamping thereof, and fuch Officer shall deliver back the fame to the Persons or Person entitled thereto, upon Redelivery to him of the Acknowledgment which he shall have given for the same: Provided always; that if any such Receipt or Discharge shall not be so brought to any such Office as aforesaid within such Space of Three Calendar Months as aforesaid, it shall nevertheless be lawful to carry such Receipt or Discharge to the said Head Office to be Payment of stamped in like manner, after the Expiration of Three Calendar Duty and Icl. Months from the Date thereof, paying the Duty for the same, and also the further Sum of Ten Pounds per Centum on such Duty, by way of Penalty for not having before paid fuch Duty; on Payment of which Duty and Penalty the faid Commissioners are hereby authorized and required to stamp such Receipt or Discharge in the same manner as if the same had been brought to the said Office within the Space of Three Calendar Months from the Date thereof: and where any such Receipt or Discharge shall have been signed out of Ireland, it shall be lawful for the said Commissioners, within Two Years from the Date thereof, to remit any Penalty that may have been incurred thereon, and to cause the same to be duly stamped, on Payment of the Duty payable in respect thereof; any thing contained in this Act, or in any other Act or Acts to the contrary notwithstanding.

XXXII. Provided always, and be it further enacted, That the Persons paying, Party or Parties paying or satisfying any Legacy, or any Residue &c. Money conof any Personal Estate, or any Part of such Residue, or receiving the same contrary to the Provisions of this Act, who shall, within the Space of Twelve, Calendar Months after the Offence committed, discover the other Party or Parties offending therein, so that such Party or Parties to discovered be thereupon convicted, such Person fo discovering shall be indemnified and discharged from all Penalties

incurred for any Offence against this Act.

XXXIII. Provided always, and be it further enacted, That, If by Infancy or where by reason of the Infancy or Absence beyond the Seas of any Person entitled to any Legacy, or to the Residue of any Personal Estate, or any Part thereof, chargeable with Duty by virtue of this Act, or by reason of any Doubt as to the Construction of any Will, into Bank and the Person or Persons having or taking the Burthen of any Will laid out in 31 or Testamentary Instrument, or the Administration of such Personal Per Cent. Estate, cannot pay such Legacy, or some Part thereof, although he, she or they may have Effects for that Purpose, or cannot pay such Refidue, or fome Part thereof, although he, she or they may have the same, or some Part thereof, in his or their Hands, it shall be lawful for fuch Person or Persons to pay such Legacy or Residue, or any Part thereof respectively, or any Sum or Sums of Money on account thereof,

Mecuipts stamped after Three Months have elapted on per Cent. Penalty.

trary to Act, in what case indemnified.

Ablence Legacies cannot be paid, Money may be paid

thereof, after deducting the Duty chargeable thereon, into the Bank of Ireland, with the Privity of the Accountant General of the Court of Chancery in Ireland, to be placed to the Account of the Person or

A.D. 1814.

cery,

C. 92.

Persons for whose Benefit the same shall be so paid, or of the Person who may be entitled thereto; for Payment of which Money, the said Accountant General shall give his Certificate as usual in such cases, on Production of the Certificate of the Commissioners of Stamp Dates, that the Duty thereon has been duly paid; and fuch Payment into the Bank shall be a sufficient Discharge for the Money so paid in, provided the Duty be also paid thereon as aforesaid; and such Mosey, when paid in, shall be laid out by the said Accountant General, without any formal Request for that Purpose, in the Purchase of Thee and an Half Pounds per Centum Confolidated Government Stock in the Bank of Ireland; and the Dividends thereon shall be received from time to time by the Accountant General, and laid out in like manner; and the whole of fuch Stock, with the Dividends theress, shall be transferred and paid to the Person or Persons entitled therets, or otherwise applied for his or their Benefit, on Application to the Court of Chancery by Petition or Motion in a summary way: Provided always, that if it shall afterwards appear, that such Money, a any Part thereof, has been improperly paid into the Bank as aforefait, it shall also be lawful for the said Court of Chancery, upon Petition in a furnmary way, to dispose thereof, and of the Stock purched therewith, and the Dividends received thereon, in such manner a Justice shall require: Provided also, that if it shall appear that the Duty paid in respect of any Sum of Money was more than ought to have been paid, it shall be lawful for the Person or Persons who shall have paid such Duty, to apply to the said Commissioners for Management of the Stamp Duties to repay such Excess of Duty; and the faid Commissioners are hereby authorized, upon such Application, to repay such Excess of Duty to such Person or Persons as shall appear to them entitled to receive the fame, or to pay such Excels of Duty into the Bank, with the Privity of the faid Accountant General, for the Benefit of the Person or Persons entitled thereto, to be placed to the same Account, and to be applied in the same manner as the same would have been applicable if paid together with the Remainder of the Legacy or Sum of Money in respect of which the same shall have been paid; and the faid Commissioners are hereby authorized to make fuch Payments respectively out of the Monies in their Hands, aring from Duties under their Management; and if the Duty paid to the said Commissioners shall appear to be less than the Duty which ought to have been paid, it shall be lawful for the Person or Person who

and if less, on Payment of full Duty, Chan. cery may order Repoyment to

Party.

If Money im-

properly Paid in

Chancery may

dispose thereof.

Excels of Duty

returned,

hereby authorized to order. XXXIV. And be it enacted, That whenever any Sum of Mosey be so paid into the Bank of Ireland, with the Privity of the said Arcountant General, the Accountant General's Certificate of such Paymeat shall be filed with the proper Officer of the said Court of Chan-

paid such Money into the Bank as aforesaid, upon Payment of the full

Duty to the faid Commissioners in such manner as the same ought to

be paid, with such Penalties, if any, as ought to be paid in respect

thereof, to apply to the Court of Chancery in a functionary way for the Repayment of the further Sum paid to the said Commissioners for sech Duty, out of the Money in the Bank so paid in by such Person or Persons, or the Produce thereof; which Payment the said Court is

Accountant General's Certificate of Payment into Bank filed in Chancery, &c.

cery, in the proper Office, in the same manner as Certificates of Payment of Money paid into the Bank of Ireland, with the Privity of the said Accountant General, in pursuance of any Order of the said Court, are usually filed; and when the said Accountant General shall have drawn any Draft on the Governor and Company of the Bank of Ireland, for Payment of such Money, in the usual Form, for the Purpose of applying the same in the Purchase of Three and an Half Pounds per Centum Government Stock as aforesaid, such Draft shall be carried to the said Office, and entered and signed by the proper Officer, in the same manner as Drafts drawn by the said Accountant General in pursuance of any Order of the said Court are usually entered and signed as aforesaid; and thereupon the same shall be a Warrant to the said Governor and Company, for Payment of the Money specified in such Draft, in the same manner as Drafts of the faid Accountant General drawn, entered and figned in pursuance of any Order of the said Court, are Warrants to the said Governor and Company for Payment of Money in other cases; and the said Court of Chancery shall from time to time make all and every such Orders and Order as shall be necessary for carrying the Purposes of this Act respecting any Money so to be paid into the Bank as aforefaid into Execution; and such Orders or Order shall and may be made either in any particular Matter or for the general Purposes of this Act, as Occasion shall require, and as to the said Court shall feem fit; and fuch Order or Orders of the faid Court of Chancery shall be sufficient Warrant to the said Accountant General, and to the Officers of the faid Court, and to the faid Governor and Company of the Bank of Ireland, and to all Persons whomsoever, for all Things which shall be done in pursuance of any such Order or Orders, to all Intents and Purposes whatsoever; and no such Money shall be liable to Usher's Poundage.

XXXV. And be it further enacted, That if at the End of Two Years after the Death of any Person deceased, it shall appear to the Satisfaction of the faid Commissioners of Stamp Duties that it will require time to collect the Debts or Effects of fuch Person then outstanding, or that from Circumstances it will be disticult to ascertain or adjust the Amount of the clear Residue of the Personal Estate of fuch Person liable to Duty, or the Nature, Amount or Circumstances of any Legacy or Legacies, and the Parties interested therein shall be defirous of compounding for the Duty thereon, it shall be lawful for such Parties respectively, with the Consent of the Commissioners of Stamp Duties, to make Application to the Court of Exchequer in Ireland for Leave to compound such Duty, stating upon Oath the Particulars of the Personal Estate for which such Composition shall be proposed to be made by Affidavit to be filed in the said Court, and declaring at the same time upon Oath whether any other Property of the deceased, then outstanding, besides the Property for which such Composition shall be proposed to be made, hath come to the Knowledge of the faid Parties, or any of them, and the Nature thereof, and the Circumstances attending the same; and in such case it shall be lawful for the said Court of Exchequer to appoint a proper Person to set a Value on the Personal Estate, or such Part thereof for which no Duty shall have been charged, and which shall have been specified in such Affidavit as the Property for which such Composition shall be defired, and to adjust and settle the Duty which justly 54 GEO. III. . C c

Uther's Pound-

If it shall appear to Commissioners at End of Two Years after Death of any Person that it will require time to collect Ef fects, or be difficult to afcertain Residue of Personal Estate, Duty compounded for.

and equitably under all Circumstances ought to be paid in respect

of such Personal Estate so specified; and thereupon it shall be lawful for the said Commissioners, and they are hereby required, if the said Court of Exchequer shall confirm the faid Adjustment and Settlement, and order the Duty to be accepted accordingly, and by Authority of such Order, to accept Payment of the Sum so adjusted and fettled in full Discharge of the Duty on so much of such Personal Estate as shall be so specified, and according to such Order, and to enter the same in their Books accordingly, and to grant Certificates thereof, expressing the Receipt of such Duty by way of Composition under such Order; and every such Person to whom such Certificate shall be granted, and every future Representative of the fame Estate, and all Persons entitled to the Benefit of the Property for which fuch Composition shall be so paid, shall be discharged from any further Payment of Duty on the same; and in all future Payments of such Property, it shall be lawful for the Persons having or taking the Burthen of the Execution of any Will or Testamentary Instrument disposing such Property, or the Administration thereof, to pay, apply and dispose of the same, and for all Persons entitled to the Benefit thereof, to receive the same, without having the Receipts and Discharges in Writing hereby required to be given and taken for the same, stamped as hereinbefore directed, provided such Receipts or Discharges shall express the same to be given under the Authority of fuch Composition as aforesaid, and not liable to such Duty: Provided always nevertheless, that the Duty shall be charged and paid upon all and every Part of the Personal Estate of such Person deceased, other than that which shall be specified in such Assidavit as aforesaid, and included in the Valuation in which fuch Composition shall have been made as aforesaid, and for which the said Court of Exchequer shall allow and order such Composition to be taken as aforesaid, in the fame manner as if no fuch Composition had been made; and all and every Person and Persons shall be liable to all the like Penalties and Forfeitures for not duly paying the Duty for such Personal Estate not compounded for, and subject to the like Rules, Methods and Directions, for charging such Duty, as such Person and Persons respec-

Duty paid for that which is not included in Compolition.

H Legacy refunded, Duty repaid.

tively would be liable to if such Composition had not been made. XXXVI. And be it further enacted, That if at any time after Payment of Duty on any Legacy, or Residue or Part of Residue of the Personal Estate of any Person deceased, any Debt shall be recovered against the Estate of such deceased Person, or any Loss shall happen, by reason whereof, or for any other just Cause, any Legatee or other Person, by whom any Legacy or Part of Legacy, or any Residue of any Personal Estate hath been received or retained, shall be obliged to refund the same or any Part thereof, then in every fuch case it shall be lawful for the said Commissioners of Stamp Duties and they are hereby required, on due Proof made on Oath as aforesaid, to their Satisfaction, of the Amount of such Sums refunded, and that by reason thereof there hath been an Overpayment of Duty, to settle and adjust the Amount of such Overpayment, and to repay the same out of any Money in their Hands arising from the Duties under their Management, or to allow the fame in future Payment, as the cafe may permit or require.

Executors re-

XXXVII. And be it further enacted, That whenever any Person taining Legacies or Persons having or taking the Burthen of the Execution of any

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Will or Testamentary Instrument, or the Administration of any Per- to transmit Parfonal Estate as aforesaid, shall be entitled to any Legacy, or the ticulars with Refidue or any Part of the Refidue of the Personal Estate of any Testator, Testatrix or Intestate, such Person shall be chargeable with of Stamps. the Duty whenever he, she or they shall be entitled in the due Course of Administration to retain to his, her or their own Use any Part of the faid Estate, in Satisfaction of such Legacy or Residue or any Part thereof; and every such Person before any such Retainer shall transmit to the faid Commissioners of Stamp Duties or their Officers, a Note containing the Particulars of fuch Legacy, Residue or Part of Residue intended to be retained, and the Amount and Value thereof, and the Duty which fuch Person or Persons shall offer to pay thereon; and the faid Commissioners shall charge and assess the Duty thereon in such manner as the Duty shall be chargeable thereon by virtue of the Provisions in this or any other Act contained, and fuch Duty shall be paid accordingly; and on Payment of the said Duty the Officer appointed to receive the same shall, at the Foot of a Duplicate of the faid Affessment duly stamped, in such manner as the faid Commissioners shall direct for such Purpose, give a Receipt for fuch Duty in fuch Form of Words as the faid Commissioners shall direct, which Receipt shall be a Discharge for the Duty expressed therein; and in case any such Person or Persons shall neglect Neglecting Payto pay such Duty as aforesaid, within Fourteen Days after the same ment of Duty. ought to have been paid as aforesaid, every such Person and Persons shall forfeit and pay Treble the Value of the Duty which ought

to have been paid.

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XXXVIII. And be it further enacted, That if the Authority If Administraunder or by colour of which any Person shall have administered the tion made void, Estate or Essects of any Person deceased, or any Part thereof, shall be void or be repealed, or declared void, and fuch Person shall, before the Avoidance, Repeal or Declaration of Avoidance, have paid any shall be repaid, Duty by Law imposed which shall not be allowed to such Person &c. out of the Estate or Essects of such deceased Person, by reason that the same Duty was not really due or payable, the Money paid for such Duty shall, on Proof thereof to the Satisfaction of the said Commissioners of Stamp Duties, be repaid to the Person or Persons who shall have paid the same, or his, her or their Representatives, by the said Commissioners, out of any Monies in their Hands arising from Duties under their Management; but in case such Duty ought to have been paid by the rightful Executor or Executors, Adminiftrator or Administrators of such deceased Person, then and in such case the Payment of such Duty shall be valid and effectual, notwithstanding such Avoidance, Repeal or Declaration of Avoidance as aforesaid; and no such Person shall, by reason of the Avoidance, Repeal or Declaration of Avoidance of such Authority, be sued, molested or troubled for or in respect of such Payment; but all fuch Payments in respect of the said Duty shall be allowed in Account with fuch rightful Executor or Executors, Administrator or Administrators; and the same shall be deemed Payments in the due Course of Administration, as fully and effectually as if such Payments had been made by rightful Executors or Administrators; any Law, Usage or Custom to the contrary notwithstanding.

XXXIX. And be it further enacted, That if any Person shall Altering,&c. alter any Word, Letter, Figure or Number in any Assessment or Re- Receipts, &c. ceipt Cc2

Duty offered to Commissioners

and Duty shall have been improperly paid, it

C. 92.

ceipt to be made or given in pursuance of this Act for any of the said Duties, after the same shall have been duly signed, or shall utter or publish as true such altered Assessment or Receipt, with Intent to defraud His Majesty, his Heirs or Successors, or any other Person or Persons, then and in such case every Person so altering, uttering or publishing as aforesaid, shall forseit and pay the Sum of Five hundred Pounds.

Penalty.

' XL. And Whereas many Persons may through Ignorance or 'Inadvertence, or from accidental or unavoidable Causes, have ne-' glocted to pay the Duties heretofore payable in respect of Legacies, ' and of Residues of Personal Estate given by Wills or other Testamentary Instruments, or which have devolved to any Person or ' Persons upon Intestacies, within the time prescribed by Law for ' that Purpose, and may have incurred heavy Penalties by reason of ' fuch Neglect;' Be it therefore enacted, That if any Person or Perfons who shall have incurred any Penalty before the Commencement of this Act by reason of the Nonpayment of any such Duty as aforefaid, shall offer to pay the same to the Commissioners of Stamp Duties at their Head Office in Dublin, on or before the Thirty first Day of January One thousand eight hundred and fifteen, and shall make it appear to the Satisfaction of the said Commissioners that fuch Duty was not paid within the time prescribed by Law, through Ignorance or Inadvertence, or from any accidental or unavoidable Cause, it shall be lawful for the said Commissioners to remit the Penalty, and to receive the Duty which shall be due and payable by Law, according to the circumstances of the case, and to cause a proper Receipt to be given for such Duty, and also to cause the Receipt or Discharge (if any) which shall have been given for the Legacy or Residue, or Share of Residue, of any Personal Estate in respect of which such Duty shall be paid, to be duly stamped as the Law requires for making the same available, and thereupon such Receipt or Discharge shall be as valid and available as if the same had been stamped and the Duty paid within the time originally prescribed for that Purpose; any thing contained in any former Act or Acts

Penalties incurred for Nonpayment of Duties
heretofore payable remitted on
Payment of
Duties before
Jan. 31, 1815.

to the contrary notwithstanding. XLI. And be it further enacted, That it shall be lawful for the faid Commissioners of Stamp Duties, or any One or more of them, to require of every Registrar or other Officer of any Ecclesiastical Court in Ireland having the Custody or Care of any Wills proved in any fuch Court, or having the Custody of any Entry or Register of any Administrations granted in any such Courts, an Account of all fuch Wills and Letters of Administration, together with an Abstract of the Particulars relating thereto, and fuch Extracts from any fuch Wills as may feem necessary to such Commissioners or Commissioner, on Payment of such Fees as shall be agreed upon for the same; and in case there shall be any Dispute as to the Amount of Fees so to be paid, it shall and may be lawful to and for the said Commissioners, or any Distributor or other Officer duly employed or authorized by them, to require, by a Notice in Writing, the Registrar or other proper Officer of any Ecclesiastical Court, to produce any Will which shall be therein, and all and every Order and Proceeding of or in the said Court, relating to such Will, to any Person who shall be named in such Notice, and who shall have free Liberty to take an Account and Abstract thereof, and to make such Extracts as he shall think proper therefrom; and if any such Registrar or

Registrars, &c. of Ecclesiastical Courts to give an Account of Wills, &c. when required.

other Officer as aforefaid shall refuse or neglect to produce forthwith Registrars, &c. any fuch Will, according to fuch Notice, or to permit fuch Person neglecting. so named in such Notice, at all reasonable times, to take an Account and Abstract of such Wills, Orders and Proceedings, or any of them, or any Extracts or Extract therefrom which such Person shall defire to make, or shall knowingly or wilfully deliver to such Person any false Will, Account, Abstract, Extract, Order or Proceeding, then and in every such case, every such Registrar or other Officer shall forfeit, for every such Offence, the Sum of Forty Pounds, to Penalty. be recovered with Costs of Suit, by Information in the Name of His Majesty's Attorney General for Ireland, to the Use of His Majesty, his Heirs and Successors.

XLII. Provided always, and be it enacted, That every fuch Ac- Accounts writecount, Abstract or Extract, shall and may be written on Paper with- ten on unstampt out Stamps, and shall be kept for the Use only of the Commissioners Paper. of Stamps for the time being and their Officers employed in their Bufiness.

XLIII. And be it further enacted, That all Penalties and Forfei- Penalties, &c. tures under this Act, for the Recovery or Application of which no how recovered. special Provision is made by this Act, shall be recovered and applied in fuch manner and under fuch Rules, Directions, Powers and Provifions, as are contained in the said recited Act of the Fifty second Year 52 G. 3. c. 1. of His present Majesty's Reign, with respect to any Penalties or Forfeitures under the said recited Act, and as if such Rules, Directions, Powers and Provisions were repeated and re-enacted in this Act.

XLIV. And be it further enacted, That this Act shall commence Commencement and take Effect from and after the First Day of August One thousand of Act. eight hundred and fourteen.

The SCHEDULE to which this Act refers.

Form to be used by the Commissioners of Stamp Duties in providing Blank Forms for Receipts and Discharges, given under this Act.

#### STAMP OFFICE.

On Account of the Personal Estate of deceased, taking the Administration of the said Estate, between Legatee [or, next of Kin, as the case may be]. and.

	£.	s.	d.
Amount of the Sum [or Value, if not in Money] accounted for -			
Duty allowed at the Rate of per Centum			
Balance received			

the above Balance Day of RECEIVED the in full [or Part, as the case may be] of my [Legacy, or Share, as the case may be ] out of the Personal Estate above mentioned.

Signed

TABLE Cc3

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TABLE I.

THE Values of an Annuity of £100. per Annum, held on a single Life, and payable Yearly.

Years of Age	. Values.	Years of Age.	Values.
	£. s. d.		£. s. d.
I -	- 1,010 14 —	46	998 — —
2 -	- 1,172 <b>8</b> —	47 -	984 12 —
3 -	- I,234 16	48 -	970 14 —
4 -	- 1,276 18	49 -	956 6 —
5 - 6 -	- 1,296 4 —	50 -	941 14 —
	- 1,315 12	51	927 6 —
7 - 8 -	- 1,327 10 —	52 -	912 18
8 -	- 1,333 14	53 -	- 898
9 -	- 1,333 10 —	54 -	882 14 —
10	- 1,328 10 <del></del>	. 55	867 — —
1I -	- 1,321 4	56 -	· 850 18 —
I2 -	- 1,313		- 834 6 <b>—</b>
13 -	- 1,304 8 —	) <u>~</u> 0	- 817 6 —
14 -	- 1,295 6 -	59 -	- 799 18 <b>-</b> -
15 -	- 1,285 14	60 -	- 782 — —
16 -	- 1,275 10	61 -	- 763 14 -
17 -	- 1,265 10 —	62 -	744 18 —
18 -	- 1,256 4 -	63 -	- 725 6 —
19 -	- 1,247 14		705 4 —
20 -	- 1,239 16 —	<b>1</b> -	684 2 —
21 -	- 1,232 18 —		662 10 —
22 -	- 1,226 10 —	<i>L</i> _	- 640 10 -
23 -	- I,220 — —		- 617 18 —
24 -	- 1,213 4 —	I 6-	- 594 18 —
25 -	- 1,206 6 —	1	- 571 12
26 -	- 1,199 4	1	547 18 —
27 -	- 1,191 14	1	524 2
28 -	- 1,184 2 —		- 500 8
29 -	- 1,176 6 —	l	- 476 18 —
30 -	- 1,168 4 —		
31 -	- 1,159 16 —	1 ~ <	- 454 4 <del>-</del> - 432 12 -
32 -	- 1,151 4		_
33 -	- 1,142 6	-0	- 410 18 <del>-</del> - 388 8 -
34 -	- 1,133 2		- 364 2 <del>-</del>
35 -	- 1,123 12	1 0	
36 -	- 1,113 14	1 0-	
37 -	- 1,103 10 -	1 0-	315 12 -
38 -	- 1,092 18 —	0.	- 292 I2 — - 271 6 —
39 -	- 1,081 18 —	. 0.	•
40 -	- 1,070 10 -	l 0	255 2 -
4I -	- 1,058 18 —	1 06	240 4 -
42 -	- 1,047 6 —	l o <u>~</u>	· 226 12 — · 213 16 —
43 -	- 1,035 12 —	88	3
44 -	- 1,023 10 —	89 -	188 4 —
<del>-</del>		AA -	

TABLE II.

THE Values of an Annuity of \$2100. per Annum, payable Yearly, held on the joint Continuance of Two Lives.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annulties.	Ages of the Elder Lives,	Ages of the Younger Lives.	Values of the Augusties.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
\$	9898 876 888 88 88 78 776 77 77 77 77 77 77 77 77 77 77 77 77	89 94 11	999999999999999999999999999999999999999	510 98 44 45 44 45 44 45 45 45 45 45 45 45 45	#. J. d.  158 12  159 6  159 11  159 17  160 8  160 16  161 18  161 18  162 14  163 16  165 8 -	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	12 10 98 76 5 4 32 1 88 8 8 8 8 8 8 8 8 8 7 7 7 7 7 7 7 7	

C. 92.

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
999999999999999999999999999999999999999	632 6 6 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	2. 3. 168 169 16 170 171 172 18 9 174 174 175 14 2 9 174 177 177 177 177 177 177 177 177 177	999999999999999999999 8888888888888888	198 76 54 32 1 88	2. s. d.  182 4 —  184 2 —  184 6 —  184 10 —  180 14 —  170 14 —  171 14 —  171 14 —  171 14 —  171 17 —  171 17 —  171 17 —  171 17 —  171 17 —  172 18 —  173 19 —  173 17 —  174 —  175 —  175 —  175 —  175 —  175 —  177 —	88888888888888888888888888888888888888	643210987655555544444444433333333333322224	2. s. — d. 178 18 — 181 15 — 182 11 — 183 2 — 184 14 — — 185 18 — 187 — — 188 18 — — 187 — — 191 14 — — 192 12 — 193 18 — 193 18 — 194 194 194 194 194 194 194 194 194 194
89 89	2 I 20	181 15 — 181 18 — 182 1 —	88 88	66 65	175 — — 176 6 — 177 12 —	88 88	23 22 21	195 6 —

TABLE II.—continued.

			_					
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuities,
88 88 88 88 88 88 88 88 88 88	20 19 18 17 16 15 14 13 12 11	2. s. d.  196 — —  196 5 —  196 10 —  198 8 —  198 12 —  198 11 —  198 6 —	87 87 87 87 87 87 87 87 87	64 63 62 61 60 59 57 55 54 53	2. s. d.  186 10 —  187 16 —  189 2 —  189 18 —  190 15 —  191 11 —  192 8 —  193 4 —  193 16 —  194 9 —  195 1 —  105 14 —	87 87 87 87 87 87 87 87 87	20 19 18 17 16 15 14 13 12 11	205 17 — 206 4 — 206 11 — 206 18 — 208 12 — 208 10 — 208 8 —
88 88 88 88 88 88	9 8 7 6 5 4 3 2	197 8 — 197 6 — 193 6 — 191 6 — 189 18 — 185 6 — 178 4 — 157 14 —	87 87 87 87 87 87 87	53 52 51 50 49 48 47 46 45 44	195 14 — 196 6 — 196 17 — 197 9 — 198 — — 198 11 — 199 2 — 199 9 — 199 17 — 200 4 —	87 87 87 87 87 87 87	98 76 5 4 3 2 1	207 14 — 205 18 — 205 18 — 203 12 — 201 2 — 199 12 — 194 12 — 187 8 — 185 8 —
87 87 87 87 87 87 87 87	87 86 85 84 83 82 81 80 79	107 16 — 112 6 — 116 16 — 121 6 — 125 16 — 130 6 — 135 10 — 140 13 — 145 17 — 151 —	87 87 87 87 87 87 87 87	43 42 41 40 39 38 37 36 35 34	200 11 — 200 18 — 201 5 — 201 11 — 201 18 — 202 5 — 202 12 — 202 16 — 203 — 203 4 —	86 86 86 86 86 86 86	86 85 84 83 82 81 80 79 78	114 18 — 120 5 — 125 13 — 131 — — 136 7 — 141 14 — 146 12 — 151 9 — 156 7 — 161 4 —
87 87 87 87 87 87 87 87 87	77 76 75 74 73 72 71 70 69 68 67	156 4 — 159 4 — 162 5 — 165 5 — 168 6 — 171 6 — 173 11 — 175 17 — 178 2 — 180 7 — 182 12 —	87 87 87 87 87 87 87 87	33 32 31 30 29 28 27 26 25 24	203 8 — 203 12 — 203 15 — 203 19 — 204 2 — 204 5 — 204 8 — 204 11 — 204 13 — 204 16 —	86 86 86 86 86 86 86 86	76 75 74 73 71 70 69 67 66	166     2       169     7       172     12       175     16       179     1       182     6       184     11       186     16       189     2       191     7
87 87	66 65	183 18 — 185 4 —	87 87	23 22 21	204 19 — 205 2 — 205 9 —	86 86	65	193 12 — 194 18 — 196 3 —

TABLE II .- continued.

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Ages of the Elder Lives.	Ages of the Tounger Lives.	Values of the Annuities.	Ages of the Elder Lives	Ages of the Younger Liver	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
94 8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Sy 32 10 98 76 55 55 5 5 98 76 44 43 4 4 98 76 5 34 33 3 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2. 4. — 197 198 14 — 200 18 — 201 15 — 202 13 — 203 18 — 205 15 — 205 15 — 206 8 18 — 207 14 — 210 14 — 211 17 — 212 19 — 213 12 — 213 12 — 214 15 — 214 15 — 215 15 12 — 215 15 12 — 215 15 12 — 216 6 9 — 216 16 16 — 216 16 —	86666888866666666666666666666666666666	198 176 154 13 1 1 1 0 98 76 5 4 3 2 1 8 5 4 3 2 1 8 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	218 19 — 218 19 — 220 18 — 220 16 — 219 16 — 219 16 — 219 16 — 219 16 — 219 16 — 219 16 — 219 174 16 — 174 16 — 175 18 10 — 176 18 176 18 176 18 176 18 176 18 190 13 194 196 18 190 16 — 190 16 — 190 170 190 170 190 170 190 170 170 170 170 170 170 170 170 170 17	***************************************	50 50 55 55 55 55 55 55 55 55 55 55 55 5	Annuities.  2. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
86 86	21 20	216 19 — 217 2 — 217 11 —	85 85 85	63 62	206 12 — 207 18 — 209 4 —	85 85 85	20 19 18	229 18 — 230 9 — 231 — —

## TABLE II.—continued.

					1			
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younzer Lives.	Values of the Annuities.
85 85 85 85 85 85 85 85 85 85 85 85 85 8	.176 15 14 13 11 10 98 76 54 32 1	£. s. d.  231 12 —  232 3 —  232 14 —  233 16 —  233 10 —  233 10 —  232 12 —  230 14 —  228 8 —  225 8 —  225 8 —  217 8 —  209 6 —  184 10 —	84 84 84 84 84 84 84 84 84 84 84 84 84	58 576 554 532 I O 98 476 454 432 41	£. s. d.  225 13 —  226 12 —  227 12 —  228 11 —  229 10 —  230 6 —  231 17 —  231 17 —  232 12 —  233 8 —  234 13 —  235 18 —  236 10 —  236 10 —  237 18 —  237 18 —	84 84 84 84 84 84 84 84 84 84 84 84 84 8	14 13 12 11 10 98 76 54 32 1 83 81	247 4 —  247 14 —  246 14 —  244 16 —  242 4 —  238 18 —  236 12 —  230 8 —  221 14 —  195 4 —  144 2 —  151 10 —  158 17 —
84 84 84 84 84 84 84 84 84 84 84 84 84 8	84 82 81 80 78 77 77 77 77 77 77 77 77 77 77 77 77	133 — — 139 17 — 146 14 — 153 10 — 160 7 — 167 4 — 171 13 — 180 10 — 184 19 — 189 8 — 192 19 — 196 10 — 200 — — 203 11 — 207 2 — 209 6 — 211 11 — 213 15 —	84 84 84 84 84 84 84 84 84 84 84 84 84 8	498 36 34 33 3 3 3 2 2 2 3 2 2 2 3 2 2 3 2 3	238 7 — 238 16 — 239 10 — 239 18 — 240 12 — 240 17 — 241 16 — 241 16 — 242 5 — 242 14 — 242 18 — 243 8 — 243 8 — 243 8 —	888888888888888888888888888888888888888	80 798 776 75 74 732 7 7 7 698 676 654 632 6	166     5       173     12       181     —       185     9       189     18       194     6       203     4       206     16       210     7       213     19       217     10       221     2       223     6       227     14       229     18       232     2       233     9
84 84 84 84 84 84	65 64 63 62 61 60 59	216 — — 218 4 — 219 10 — 220 16 — 222 2 — 223 8 — 224 14 —	84 84 84 84 84 84	21 20 19 18 17 16 15	243 14 — 243 19 — 244 4 — 244 16 — 245 8 — 246 — — 246 12 —	83 83 83 83 83 83	61 60 .59 58 57 56	234 16 — 236 2 — 237 9 — 238 16 — 239 16 — 240 16 — 241 16 —

TABLE II .- continued.

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Ages of the Elder Lives.	Ages of the Younger Lives.	,			Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	
ŀ					R. s. d.	ا ؞؞ ا	4.0	
83 83 83 83 83 83 83	54	2				82 82	49 48	2
83	53	2			-60	82	40	3
83	52	2			261 18 — 260 — —	82	47 46	2
83	51	2				82	45	2
83	50	2				82	44	3
83	49 48	2				11	43	2
83	40	2			251	84	42	2
03	47	2 2			235 2 —	82	41	3
833333333	46	2			206 16	82	40	2
94	45		_			lbi .	39	2
Ro Ro	44 #3	251 2	0.1	82	160 12	82	38	2
82	42	251 12 -	82	18	168 — —	82	37	2
83	41	252 3 -	В'n	80	175 7	81	36	2
83	40	252 13	8#	79	182 1 -	82	35	2
83	39	253 4 -	82	79 78	190 2	82	34	2
83	39 38	253 14 -	82	77	197 10 -	Ba	33	2
83	37	254 1 -	82	76	202 4 —	82	32	2
83	36	254 B —	82	75	206 19	82	31	2
83 83 83 83 83 83	35	254 16 -	82	74	211 13 — 216 8 —	Ba Ba	30	2
83	34	255 3	82	73		Bai	29 28	2 2
83	33	255 10 -	82	72	221 3	82		2
83	32	255 15 —	82	71	224 I5 — 228 8 —	82	27 26	:
83	31	256 — — 256 6 —	Đχ	70 <b>6</b> 9	232 — —	82	25	2
83	30		8.1	DM.	235 13	82	24	2
83	29 28		85	67	235 13 — 239 6 —	82	23	2
83		***	82	66	241 10 —	82	22	2
83 83	27	257 — — 257 5 —	82	65	243 15	Bu	21	2
83	25	257 9	li di	65 64	245 19	82	20	2
83	24	257 14	55	63		82	19	2
83	23	257 18 -	82	02	250 8	82	18	2
83 83	22	258 6 -	84	δı	251 16 -	83	17	2
83	21	258 13 —	82	čo:	253 4 -	82	16	2
83 83	20	259 I	82	59 58	254 12 -	55	15	2
83 83	19	259 8	84	58	256 — —	82	14	2
83	18	259 16 —	82	57	257 8 —	82	13	2
83 83	17	260 8 -	84	56	258 9 —	82 8s	12 11	3
83	16	261	81	55	259 10 -	82		
83 83	15	261 12 -	82	54	260 12 -	81	10	
B3	14	262 4 —	84	53	261 13 —	82	9	2
83	13	262 16 —	lin Bri	52	263 12 —	85	1	2
83	12		82	51 -50	264 11 —	82	7	2
83	111	}		*)~	204	• (	, - 1	_

TABLE II .- continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuities.
82 82 82 82 82	5 4 3 2 1	£. s. d.  272 18 —  269 18 —  262 10 —  252 14 —  222 2 —	18 18 18 18 18 18	43 42 41 40 39 38 37	290 2 — 290 15 — 291 8 — 292 — — 292 12 — 293 4 — 293 16 —	80 80 80 80 80 80	80 79 78 77 76 75	2. s. d.  196 18 —  204 — —  211 1 —  218 3 —  225 4 —  232 6 —  237 16 —
81 81 81 81 81	80 79 78 77 76	185 16 — 193 1 — 200 5 — 207 10 — 214 14 —	81 81 81 81	36 35 34 33 32	294 8 — 294 16 — 295 3 — 295 11 — 295 18 —	80 80 80 80	73 72 71 70 69	243 6 — 248 16 — 254 6 — 259 16 — 263 II —
81 81 81 81	75 74 73 72 71 70	219 16 — 224 18 — 230 — — 235 2 — 240 4 — 243 18 —	81 81 81 81 81	31 30 29 28 27 26	296 6 — 296 12 — 296 19 — 297 5 — 297 12 — 297 18 —	80 80 80 80 80 80	68 67 66 65 64 63	267 6 — 271 2 — 274 17 — 278 12 — 280 17 — 283 2 —
81 81 81 81 81	69 68 67 66 65 64	247 12 — 251 6 — 255 — — 258 14 — 260 19 — 263 4 —	81 81 81 81 81	25 24 23 22 21 20	298 3 — 298 8 — 298 14 — 298 19 — 299 4 — 299 18 —	80 80 80 80 80 80	62 61 60 59 58 57	285 8 — 287 13 — 289 18 — 291 10 — 293 1 — 294 13 —
81 81 81 81 81	63 62 61 60 59 58	265 8 — 267 13 — 269 18 — 271 8 — 272 18 —	18 18 18 18 18 18	19 18 17 16	300 13 — 301 7 — 302 2 — 302 16 — 303 6 —	80 80 80 80	56 55 54 53 52	296 4 — 297 16 — 299 — — 300 5 — 301 9 —
81 81 81 81	57 56 55 54 53	275 18 — 277 8 — 278 10 — 279 12 — 280 14 —	81 81 81 81	14 13 12 11 10 9	303 17 — 304 7 — 304 18 — 305 8 —	80 80 80 80 80	51 50 49 48 47 46	302 14 — 303 18 — 305 — — 306 1 — 307 3 — 308 4 —
81 81 81 81 81	52 51 50 49 48 47	281 16 — 282 18 — 283 19 — 285 — — 286 — — 287 1 —	18 18 18 18 18 18	8 7 6 5 4 3	298 8 — 293 18 — 290 8 — 282 4 —	80 80 80 80 80	45 44 43 42 41 40	309 6 — 310 1 — 310 16 — 311 10 — 312 5 — 313 —
81 81	46 45 44	288 2 — 288 15 — 289 8 —	18	1	271 6 — 238 14 —	80 80 80	39 38 37	313 12 — 314 4 — 314 16 —

TABLE II .- continued.

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Ages of the Fider Lives. Ages of the Younger Lives.	Values of the Annuities.	Ages of the Eider Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Eider Lives.	Ages of the Younger Lives.	Values of the Annuities.
80 36 80 80 80 80 80 80 80 80 80 80 80 80 80	# 315 8 — 316 17 5 — 316 17 5 — 318 16 17 5 — 318 16 2 — 318 16 2 — 319 16 2 — 319 16 2 — 320 15 2 8 — 321 8 325 1	79 79 79 79 79 79 79 79 79 79 79 79 79 7	77796676666666555555555555554444444463333333333	262 12	797797797797797777777777777777777777777	11 276 254 23 21 0 18 176 14 13 11 11 11 11 11 11 11 11 11 11 11 11	

# TABLE II.—continued.

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Y rger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
777777777777777777777777777777777777777	98 76 54 32 1 7777777098 76 56 66 66 66 58 76 55 55 55 598 76 44 44 44 44	£. 13	766666666666666666666666666666666666666	41 0 98 76 34 33 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	8. s. d. 390 4 — 391 4 — 392 4 — 393 4 — 394 4 — 395 4 — 396 18 — 396 18 — 397 6 — 398 — 400 16 — 401 17 — 402 17 — 403 14 — 404 12 — 405 16 — 407 18 — 407 18 — 410 16 — 411 16 — 412 18 — 413 16 — 414 18 — 415 16 — 416 18 — 417 16 — 418 17 — 419 18 — 410 18 — 411 18 — 412 18 — 413 16 — 414 18 — 415 16 — 416 16 — 417 16 — 418 17 — 419 18 — 419 18 — 410 18 — 411 18 — 412 18 — 413 16 — 414 18 — 415 18 — 416 18 — 417 18 — 418 18 — 419 18 — 410 18 — 411 18 — 412 18 — 413 16 — 414 18 — 415 18 — 416 18 — 417 18 — 418 18 — 419 18 — 410 18 — 411 18 — 412 18 — 413 16 — 414 18 — 415 18 — 416 18 — 417 18 — 417 18 — 418 18 — 419 18 — 407 18 — 407 18 — 408 18 — 409 18 — 400 18	757555555555555555555555555555555555555	74 72 1 0 98 76 6 6 6 6 6 6 6 6 5 5 5 5 5 5 5 5 5 5	2. 18 — — — — — — — — — — — — — — — — — —

TABLE II.—continued.

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Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Liver.	Ages of the Younger Lives.	Values of the Annuities.
757555555555555555555555555555555555555	30 20 20 20 20 20 20 20 20 20 20 20 20 20	#. 4.18 16 — 4.19 18 — 4.21 12 — 4.22 13 — 4.23 14 — 4.25 18 — 4.25 18 — 4.25 18 — 4.31 16 — 4.32 12 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 16 — 4.31 17 — 4.31 18 18 18 18 18 18 18 18 18 18 18 18 18	747474747474747474747474747474747474	6 5 8 7 6 5 4 3 2 1 0 9 8 7 6 5 5 4 3 2 1 0 9 8 7 6 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2. 386 17 — 393 19 — 401 — 406 5 7 — 414 12 — 416 3 — 427 16 — 428 1427 16 — 428 16 16 — 436 16 437 16 — 436 16 437	74 74 74 74 74 74 74 74 74 74 74 74 74 7	16 15 14 13 11 10 98 76 54 32 1 73 7 7 7 6 98 7 6 5 6 5 6 5 6 6 5 6 6 6 6 6 6 6 6 6 6	2. 1. d.  449 16 —  451 6 —  452 16 —  453 18 —  453 18 —  454 10 —  455 12 —  456 12 —  451 14 —  456 12 —  451 14 —  438 14 —  420 6 —  351 2 —  319 6 —  351 3 —  367 9 —  373 3 —  367 9 —  373 2 —  373 2 —  374 19 —  379 16 —  370 16
74 74 74 74 74 74 74 74 74 74 74	74 73 72 71 70 68 67 66 65 64 63 64 64 64 64 64 64 64 64 64 64 64 64 64	300 10 — 308 17 — 317 4 — 325 12 — 333 19 — 342 6 — 348 4 — 354 3 — 360 1 — 366 — 371 18 — 375 13 — 378 8 — 383 2 — 383 2 —	74 74 74 74 74 74 74 74 74 74	30 29 28 27 26 25 24 23 22 21 20 18 17	438 5 — 439 12 — 440 3 — 440 15 — 441 18 — 441 18 — 442 12 — 443 19 — 444 12 — 445 6 — 446 16 — 448 6 — D d	73 73 73 73 73 73 73 73 73 73	60 59 58 57 56 55 54 53 52 50 48 47	402 2 — 405 17 — 409 12 — 412 7 — 415 2 — 417 18 — 420 18 — 423 8 — 425 14 — 427 11 — 430 5 — 432 10 — 434 16 — 436 11 —

TABLE II. - continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Vulues of the Aunuities.	Ages of the Eider Liver	Ages of the Younger Laves	Values of the Annuities.	Ages of the Eider Lives.	Ages of the Younger Lives.	Values of the Annuities
PPR 733333377777777777777777777777777777	#No.X 46 544 432 44 458 37 35 35 34 11 32 1 30 25 24 32 21 20	#. 438 # 441 # 17 6 # 452 # 16 # 17 6 # 453 # 454 # 17 6 # 453 # 454 # 18 # 455 # 456 # 19 # 464	73 73 72 72 72 72 72 72 72 72 72 72 72 72 72	1 72 70 98 67 66 64 62 65 55 55 55 55 55 55 55 55 55 55 55 55	2. 1. d. 420 4 — 366 12 — 338 14 — 347 4 — 355 13 — 364 3 — 364 3 — 381 2 — 386 17 — 398 8 — 409 18 — 413 14 — 417 10 — 418 14 — 417 10 — 428 18 — 431 14 — 431 14 — 437 7 — 443 8 — 445 8 — 447 17 —	777777777777777777777777777777777777777	30 98 27 25 24 23 21 20 18 17 6 15 14 13 11 10 98 76	Annuities
73 73 73 73 73 73 73 73 73 73 73 73 73 7	19 18 17 16 15 14 13 12 10 98 76 54	466 8 — 467 8 — 478 8 — 475 8 — 475 8 — 475 8 — 475 8 — 475 8 — 475 4 4 — 459 8 4 452 8 18 — 438 18	72 72 72 72 72 72 72 72 72 72 72 72 72 7	45 46 45 44 43 42 41 40 38 57 35 34 35 32	450 5 — 452 14 — 455 18 — 456 18 — 462 4 — 465 19 — 466 19 — 469 18 — 472 10 — 475 13 — 475 13 — 476 14 — 476 14 —	72 72 71 71 71 71 71 71 71 71 71 71 71	71 70 68 67 66 63 66 60	

TABLE II. - continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
7	59 58 57 55 55 55 55 55 55 55 55 55 55 55 55	456 12 — 440 10 — 448 4 — 451 19 — 453 19 — 455 17 — 465 14 — 472 15 — 475 6 — 477 2 15 — 478 19	71 71 71 71 71 71 71 71 71 71	15 14 13 12 11 10 98 76 54 52 1	6. s. d.  514 3  515 12  517  518 9  519 18  519 18  517 12  513  510 14  508 8  500 6  492 16  477 8  456  397 12	70 70 70 70 70 70 70 70 70 70 70 70	42 41 40 38 37 36 37 36 37 36 37 37 37 37 37 37 37 37 37 37 37 37 37	
71 71 71 71 71 71 71 71 71 71 71 71 71 7	43 41 40 38 37 35 33 33 33 33 33 33 34 35 36 37 36 37 36 37 37 37 37 37 37 37 37 37 37 37 37 37	482 12 — 482 12 — 484 8 — 485 18 — 487 19 — 490 — 491 3 — 492 * — 493 3 — 495 5 6 8 — 496 8 5 — 497 498 15 — 499 18 — 499 18 — 501 12 — 502 19 — 503 13	70 70 70 70 70 70 70 70 70 70 70 70 70 7	70 69 67 66 67 66 67 66 67 67 67 67 67 67 67	378 2 — 386 9 — 394 16 — 411 18 — 419 18 — 425 10 — 431 1 — 436 13 — 447 16 — 457 14 — 459 10 — 463 10 — 470 6 — 470 6 — 470 6 — 470 6 — 470 470 6 — 471 472 473 474 475 475 475 475 475 475 475 475 475	70 70 70 70 70 70 70 70 70 70 70 70 70 7	25 24 23 22 21 20 18 17 16 15 14 11 11 11 11 11 15 16 17 16	· · · · · · · · · · · · · · · · · · ·
71 71 71 73 71 71 72	22 21 20 19 18 17 26	504 6 — 505 — — 506 11 — 508 2 — 509 12 — 511 3 — 512 14 —	70 70 70 70 70 70	49 48 47 46 45 44 45	484 16 — 487 9 — 490 1 — 492 14 — 495 6 — 497 4 — 499 1 —	70 70 70 70 70	5 4 3 2 1	513 — — 496 14 — 473 18 — 412 12 — 897 14 —

TABLE II.—continued.

54° GEO. III.

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Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Amuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
69 69	68 67 66	405 19 — 414 4 — 422 10 —	69 69 69	24 23 22	£. s. d. 542 14 — 543 14 — 544 13 —	68 68 68	49 48 47	£. s. d.  518 1 —  521 6 —  523 18 —
69 69	65 64 63	430 15 — 439 — — 444 10 —	69 69	21 20 19	545 13 — 546 12 — 547 12 —	68 68 68	46 45 44	526 10 — 529 2 — 531 14 —
69 69 69	62 61 60	450 — — 455 IO — 461 — — 466 IO —	69 69 69	18 17 16	549 13 — 551 14 — 553 14 —	68 68 68	43 42 41	534 6 — 536 7 — 538 8 —
69 69 69	59 58 57 56	470 10 — 474 9 — 478 9 —	69 69 69	15 14 13 12	555 15 — 557 16 — 558 15 — 559 14 —	68 68 68	39 38 37	540 10 — 542 11 — 544 12 — 546 3 —
69 69 69	55 54 53 52	482 8 — 486 8 — 489 4 — 492 7 —	69 69 69	11 10 9 8	560 14 — 561 13 — 562 12 —	68 68 68 68	36 35 34	547 14 — 549 6 — 550 17 —
69 69	51 50 49	495 11 — 498 14 — 501 18 —	69 69 69	7 6 5	559 18 — 554 18 — 548 10 — 540 2 —	68 68 68	33 32 31 30	552 8 — 553 11 — 554 14 — 555 16 —
69 69 69	48 47 46 45	504 10 — 507 3 — 509 15 — 512 8 —	69 69 69	4 3 2 1	533 4 — 515 18 — 491 16 — 427 14 —	68 68 68 68	29 28 27 26	556 19 — 558 2 — 559 1 — 560 — —
69 69 69	44 43 42	515 — — 517 — — 518 19 —	68 68 68	68 67 66	417 2 — 425 4 —	68 68. 68	25 24 23	560 18 — 561 17 — 562 16 —
69 69	4 <sup>1</sup> 40 39 38	520 19 — 522 18 — 524 18 — 526 9 —	68 68 68	65 64 63	433 6 — 441 8 — 449 10 — 457 12 —	68 68 68 68	22 21 20 19	564 — — 565 5 — 566 9 — 567 14 —
69 69 69	37 36 35 34	528 — — 529 10 — 531 1 — 532 12 —	68 68 68 68	62 61 60	463 I — 468 IO — 474 — —	68 68 68. 68	18 17 16	568 18 — 571 1 — 573 4 —
69 69	33 32 31	533 15 — 534 18 — 536 — —	68 68 68	59 58 57 56	484 18 — 488 18 — 492 19 —	68 68 68	15 14 15 12	575 6 — 577 9 — 579 12 — 579 18 —
69 69 69	30 29 28 27.	537 3 — 538 6 — 539 4 — 540 I —	68 68 68 68	55 54 53 52	496 19 — 501 — — 505 — — 508 5 —	68 68 68 68	11 10 9 8	580 4 — 580 10 — 580 16 — 581 2 —
69 69	26 25	540 19 — 541 16 —	68 68	51 50	511 10 — 514 16 —	68 68	7 6	575 12 — 568 12 —

TABLE II .- continued.

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TABLE II. -- continued.

TABLE II. -- continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Eder Liver	Ages of the Younger Lives.	Values of the Annuities.
64 64 64 64 64	76 54 32 1	8. s. d. 650 8 — 643 — — 633 8 — 625 2 — 603 16 — 574 12 — 498 10 —	63 63 63 63 63 63 63 63	28 27 26 25 24 23 22 21	643 18 — 645 4 — 646 9 — 647 15 — 649 — 650 6 — 651 18 —	62 62 62 62 62 62 62 62	47 46 45 44 43 42 41 40	2. s. d. 610 8 — 613 17 — 617 6 — 620 14 — 624 3 — 627 12 — 630 9 — 633 6 — 636 2 —
633333333333333333333333333333333333333	532 I O 98 76 5 54 32 I O 98 47 46	508 18 — 516 2 — 523 7 — 530 11 — 537 16 — 545 8 — 550 15 — 561 18 — 571 18 — 576 5 — 580 12 — 585 7 — 589 7 — 593 14 — 600 14 —	66666666666666666666666666666666666666	20 19 17 15 14 13 11 10 98 76 54 32	655 14 — 658 661 — 663 15 — 666 669 18 — 673 15 — 674 — 675 10 — 640 10 — 640 10 — 620 18 — 590 6	62 62 62 62 62 62 62 62 62 62 62 62 62 6	39 37 37 37 37 37 37 37 37 37 37 37 37 37	638 19 — 641 16 — 643 18 — 646 1 — 650 8 — 652 8 — 654 — 655 13 — 657 58 — 658 10 — 661 16 — 663 8 — 664 8 — 665 14 — 667 — 669 —
633333333333333333333333333333333333333	45 44 43 44 40 38 37 36 37 37 37 37 37 37 37 37 37 37 37 37 37	604 4 — 607 14 — 611 4 — 614 6 — 616 6 — 619 12 8 — 622 8 — 625 4 — 627 7 — 629 10 — 631 12 — 633 15 — 635 18 — 637 10 — 640 14 — 642 6 —	63 62 62 62 62 62 62 62 62 62 62 62 62	62 60 58 57 55 55 55 55 57 57 57 57 57 57 57 57	511 8 —  525 18 —  533 — —  540 1 —  547 3 —  547 3 —  561 6 —  566 13 —  572 — —  572 6 —  582 13 —  588 — —  592 10 —  596 19 —  601 9 —  605 18 —	62 62 62 62 62 62 62 62 62 62 62 62 62	20 198 17 16 15 14 13 11 10 98 76 54	671 — — 673 — — 675 — — 677 — — 679 14 — 682 8 — 685 2 — 687 16 — 690 10 — 689 14 — 688 18 — 688 2 — 687 6 — 686 10 — 677 6 — 665 16 — 655 16 —

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TABLE II. - continued.

 Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuaiss.	Ages of the Elder Lives.	Ages of the Younger Lives.				
62 62 61 61 61 61 61 61 61 61 61 61 61 61 61	· 32 I 610 598 576 554 532 I 0 98 476 44 44 44 44 44 44 44 44 44 44 44 44 44	542 — — — — — — — — — — — — — — — — — — —	61 61 61 61 61 61 61 61 61 61 61 61 61 6	21 2 98 176 5 4 3 2 1 6 5 98 7 6 5 4 3 2 1 6 5 98 7 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	683 687 8 — — — — — — — — — — — — — — — — — —	666666666666666666666666666666666666666	38 37 35 34 33 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	16666666666666666666666666666666666666
								, <del></del>

TABLE II. — continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives	Values of the Annuities.
59 59 59 59 59 59 59 59 59 59 59 59 59 5	54 53 2 5 1 5 9 8 4 7 6 4 5 4 4 4 4 9 3 8 3 7	2. 1. d. 607 12 — 612 19 — 618 6 — 623 14 — 629 1 — 634 8 — 638 18 — 647 19 — 657 — 660 10 — 663 19 — 667 9 — 674 8 — 674 4 — 680 —	59 59 59 59 59 59 58 58 58 58 58 58 58 58 58 58 58 58 58	10 98 76 5 4 3 2 1 58 57 56 55 54 53 52	2. s. d.  738 9 —  740 6 —  737 4 —  731 6 —  723 4 —  711 18 —  701 14 —  677 18 —  644 18 —  558 14 —  589 —  595 14 —  602 8 —  609 2 —  615 16 —  622 10 —  627 19 —	88888888888888888888888888888888888888	25 24 23 22 21 20 19 17 16 15 14 13 11 10 98	2. s. d.  718 10 —  720 3 —  721 16 —  723 15 —  725 14 —  727 14 —  729 13 —  731 12 —  734 17 —  738 2 —  741 8 —  744 13 —  747 18 —  748 17 —  749 16 —  750 16 —  751 15 —  752 14 —
59 59 59 59 59 59 59	36 35 34 33 32 31 30 29 28	682 16 — 685 12 — 688 8 — 690 10 — 692 11 — 694 13 — 696 14 — 698 16 — 700 9 —	58 58 58 58 58 58 58 58 58	51 50 49 47 46 45 44 43	633 8 — 638 18 — 644 7 — 649 16 — 654 4 — 658 12 — 663 — — 667 8 — 671 16 —	58 58 58 58 58 58 57	7 6 5 4 3 2 1	752 14 — 746 6 — 737 10 — 725 10 — 714 16 — 692 4 — 657 18 — 569 10 —
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TABLE II .- continued.

Ages of the Elder Lives.	Ages of the Youngar Lives.	Values of the Associties,		Values of the Annucies.	Ages of the Elder Lives, Ages of the	Values of the Annuities.
57 57 57 57 57 57 57 57	39 38 37 36 35 34 33 32 31	2. s. d. 697 3 — 700 13 — 704 2 — 706 16 — 709 9 — 712 3 — 714 16 — 717 10 — 719 12 —	56 51 56 50 56 49 56 46 56 46 56 46	651 10 — 657 1 — 662 12 — 668 4 — 673 15 — 679 6 — 683 11 — 687 16 —	56 7 56 6 56 5 56 5 56 4 56 3 56 2	769 — — 766 4 — 752 16 — 740 16 — 716 10 — 682 2 — 591 2 —
57 57 57 57 57 57 57 57 57	\$0 29 28 27 26 25 24 23 22 21 20	721 13 — 723 15 — 725 16 — 727 18 — 729 11 — 731 4 — 732 48 — 734 11 — 736 4 — 738 12 — 740 19 —	56 41 56 41 56 39 56 39 56 39 56 39 56 39	700 10 — 704 I — 707 12 — 711 4 — 714 15 — 718 6 — 720 19 — 723 12 — 726 6 —	55 55 55 54 55 53 55 51 55 50 59 49 55 47 55 46 55 45	640 I — 646 IO — 652 IB — 659 7 — 665 IG — 671 7 — 676 IB — 682 B — 687 I9 — 693 IO —
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57 57 57 57 57 57 57 57 57	98 76 5 4 3 2 I	762 9 — 761 16 — 761 4 — 751 18 — 739 2 — 727 16 — 704 6 — 670 18 — 580 6 —	56 22 56 26 56 16 56 17 56 16 56 15 56 15	748 11 — 750 4 — 753 2 — 756 : — 758 19 — 761 18 — 764 16 — 767 17 — 770 18 —	55 34 55 33 55 31 55 30 55 29 55 27 55 26 55 25	734 16 — 737 9 — 740 1 — 742 14 — 745 6 — 747 7 — 749 8 — 751 8 — 753 9 —
56 56 56	56 55 54 53	619 — — 625 10 — 632 — — 638 10 —	56 12 56 10 56 10	777 I — 780 2 — 777 6 —	55 24 55 23 55 22 55 21	757 5 — 759 — — 760 16 —

TABLE II .- continued.

of the Lives.	of the rr Lives.	77.1	of the Lives.	of the r Lives.		of the Liver.	of the r Lives.	
Ages	Ages of Younger	Values of the Annuities.	Ages Elder	Ages o Younger	Values of the Annuities.	Ages C Elder	Ages of Younger I	Values of the Annuities.
55 55 55 55 55 55 55 55 55	20 19 18 17 16 15 14 13 11 10 98	2. s. d. 764 6 — 767 14 — 771 1 — 774 9 — 777 16 — 781 4 — 784 — 786 15 — 789 11 — 792 6 — 795 2 — 794 18 —	54 54 54 54 54 54 54 54	31 30 29 28 27 26 25 24 23 22 21 20	2. s. d.  753 9 —  756 —  758 12 —  760 13 —  762 14 —  764 14 —  766 15 —  768 16 —  770 16 —  771 16 —  771 16 —  771 16 —  771 16 —	53 53 53 53 53 53 53 53 53 53 53 53 53 5	41 40 39 37 36 35 34 33 31 30	2. s. d. 729 6 — 733 12 — 737 17 — 742 2 — 745 9 — 748 16 — 752 2 — 758 16 — 763 18 — 766 10 —
55 55 55 55 55 55 55	7 6 5 4 3 2 I	792 8 — 786 14 — 778 6 — 766 10 — 753 16 — 728 12 — 693 2 — 600 4 —	54 54 54 54 54 54 54	19 18 17 16 15 14 13 12	778 16 — 782 9 — 786 2 — 789 14 — 793 7 — 797 — 799 6 — 801 12 — 803 18 —	53 53 53 53 53 53 53	29 28 27 26 25 24 23 22 21 20	769 I — 771 12 — 773 13 — 775 14 — 777 14 — 779 15 — 781 16 — 784 2 — 786 9 —
54 54 54 54 54 54 54	54 53 52 51 50 48 47 46 45	648 — — 654 9 — 660 18 — 667 6 — 673 15 — 680 4 — 685 12 — 691 1 — 696 9 — 701 18 —	54 54 54 54 54 54 54 54	10 98 76 5 4 3 2 I	806 4— 808 10— 805 12— 799 8— 790 10— 778 4— 766 16— 740 16— 704 4— 609 8—	53 53 53 53 53 53 53 53	19 18 17 16 15 14 13 12	788 15 — 791 2 — 793 8 — 797 4 — 800 19 — 804 15 — 808 10 — 812 6 — 813 12 — 814 18 —
54 54 54 54 54 54 54 54 54	44 43 42 41 40 39 38 37 36 35 34	707 6 — 711 11 — 715 16 — 720 2 — 724 7 — 728 12 — 732 — 735 9 — 738 17 — 742 6 — 745 14 —	53 53 53 53 53 53 53 53 53	53 52 51 50 48 47 46 45 44	662 — — 668 10 — 675 — — 681 10 — 688 — — 694 10 — 699 15 — 705 — — 710 6 — 715 11 —	53 53 53 53 53 53 53 53	10 98 76 54 32 1	816 4 — 817 10 — 818 16 — 812 2 — 802 14 — 789 16 — 778 — 752 18 — 715 6 — 618 12 —
5+ 54	34 33 32	745 14 — 748 6 — 750 17 —	53 53	43 42	720 16 — 725 1 —	52 52	52 51	675 16 — 682 6 —

TABLE II. - continued.

52       44       723 15       —       51       51       689       6       7       829       1         52       42       738       5       —       51       50       695       16       6       827         52       40       742       10       —       51       48       708       17       4       800       1         52       39       746       16       —       51       46       721       18       2       736       5       813       774       2       736       736       736       736       74       721       18       2       736       736       736       74       721       18       2       736       736       736       736       74       2       736       74       721       18       3       774       2       736       74       722       736       74       2       736       74       722       736       74       722       736       74       722       736       74       722       736       74       722       735       74       74       74       74       74       74       74       74       74 <th>l ea</th> <th>المدا</th> <th>1 000 15 -</th> <th></th> <th><del></del></th> <th><b>———</b></th> <th></th> <th>  8  </th> <th>832 1</th>	l ea	المدا	1 000 15 -		<del></del>	<b>———</b>		8	832 1
52       42       734       —       51       50       695       16       6       827         52       40       742       10       51       48       708       17       4       800       1         52       30       746       16       51       47       715       8       3       774         52       38       751       1       46       721       18       2       2736         52       37       755       6       51       46       721       18       2       2736         52       36       758       11       51       44       731       19       50       50       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       49       709       703       -50       40       703       -50 <td></td> <td></td> <td></td> <td><u></u></td> <td>ı</td> <td>680 6</td> <td></td> <td></td> <td></td>				<u></u>	ı	680 6			
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52       40       742       10       51       48       708       17       4       800       1         52       39       746       16       51       47       715       8       3       774         52       38       751       1       51       46       721       18       2       736         52       37       755       6       51       44       731       19       50       50       703       -         52       34       765       2       51       41       747       -       50       49       709       50       49       709       50       49       709       50       49       709       703       -       50       49       709       703       -       50       49       709       709       50       49       709       709       703       -       50       49       709       709       703       -       50       49       709       709       703       -       50       49       709       709       705       40       709       703       -       703       100       700       700       700       700 </td <td></td> <td></td> <td></td> <td></td> <td>_</td> <td></td> <td></td> <td></td> <td></td>					_				
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52     37     755     6     51     45     726     18     1     637     -       52     36     758     11     51     44     731     19     50     703     -       52     34     765     2     51     42     742     -     50     49     709       52     31     768     7     -     51     40     751     4     50     47     728     1       52     31     774     2     -     51     30     755     9     50     46     728     1       52     32     776     13     -     51     30     755     9     50     46     728     1       52     31     774     2     -     51     38     759     13     50     45     735       52     29     779     3     51     37     763     18     50     44     740       52     28     781     14     51     36     768     2     50     43     745       52     27     784     4     51     35     771     6     50     42     750		18	' '		76	1 ' " _			
52       36       758       11       51       44       731       19       50       50       703       -         52       34       765       2       51       42       742       —       50       49       709         52       31       768       7       51       40       751       4       50       47       722         52       31       774       2       51       30       755       9       50       46       728       1         52       32       776       13       51       30       755       9       50       46       728       1         52       30       776       13       51       38       759       13       50       45       735       14       747       —       50       46       728       1       1       50       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740       44       740				_					637 -
52       35       761       16       51       #1       736       19       50       50       703       -         52       34       765       2       51       42       742       —       50       49       709       -       50       49       709       -       50       48       715       1       722       1       15       40       751       4       50       47       722       1       52       31       776       13       51       38       759       13       50       47       728       1       728       1       728       1       705       14       700       728       1       728       1       705       13       705       13       705       13       705       13       705       13       705       13       705       13       706       13       705       14       740       744       740       740       740       740       740       740       740       740       740       740       740       750       744       740       740       740       740       740       740       740       740       740       740       740		16	758 11 —					==	
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52     11     768     7     51     41     747     —     50     48     715     1       52     32     771     12     51     40     751     4     50     47     722       52     31     774     2     51     39     755     9     50     46     728     1       52     30     776     13     51     38     759     13     50     45     735       52     29     779     3     51     37     763     18     50     44     740       52     28     781     14     51     36     768     2     50     43     745       52     28     781     14     51     36     768     2     50     43     745       52     27     784     4     51     35     771     6     50     42     750       52     25     788     6     51     33     777     14     50     40     760       52     24     790     6     51     32     780     18     50     39     764       52     23     792     7     51				_					
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52       30       776       13       —       51       38       759       13       —       50       45       735         52       29       779       3       —       51       37       763       18       —       50       44       740         52       28       781       14       —       51       36       768       2       —       50       43       745         52       27       784       4       —       51       35       771       6       —       50       42       750         52       25       788       6       —       51       33       777       14       —       50       40       760         52       24       790       6       —       51       32       780       18       —       50       39       764         52       23       792       7       —       51       31       784       2       —       50       38       768       1         52       23       792       7       51       31       786       12       —       50       37       772       1		_		_			-	46	728 1
52       28       781       14       51       36       768       2       50       43       745         52       27       784       4       51       35       771       6       50       42       750         52       26       786       5       51       34       774       10       50       41       755         52       25       788       6       51       33       777       14       50       40       760         52       24       790       6       51       32       780       18       50       39       764         52       23       792       7       51       31       784       2       50       38       768       1         52       22       794       8       51       30       786       12       50       37       772       1         52       21       794       8       51       29       789       2       50       36       776       1         51       20       799       19       51       28       791       12       50       35       780       1 <td></td> <td></td> <td></td> <td></td> <td>38</td> <td>759 13 -</td> <td></td> <td></td> <td>735</td>					38	759 13 -			735
52       28       781       14       51       36       768       2       50       43       745         52       27       784       4       51       35       771       6       50       42       750         52       26       786       5       51       34       774       10       50       41       755         52       25       788       6       51       33       777       14       50       40       760         52       24       790       6       51       32       780       18       50       39       764         52       23       792       7       51       31       784       2       50       38       768       1         52       22       794       8       51       30       786       12       50       37       772       1         52       21       794       8       51       29       789       2       50       36       776       1         51       20       799       19       51       28       791       12       50       35       780       1 <td></td> <td>_</td> <td></td> <td></td> <td></td> <td>763 18 -</td> <td></td> <td></td> <td></td>		_				763 18 -			
52     27     784     4     51     35     771     6     50     42     750       52     36     786     5     51     34     774     10     50     41     755       52     25     788     6     51     33     777     14     50     40     760       52     24     790     6     51     32     780     18     50     39     764       52     23     792     7     51     31     784     2     50     38     768     1       52     22     794     8     51     30     786     12     50     37     772     1       52     21     797     4     51     29     789     2     50     36     776     1       51     20     799     19     51     28     791     12     50     35     780     1       52     19     802     15     51     28     791     12     50     34     784       52     18     805     10     51     26     796     12     50     35     780     1       52     16					36	768 2			745
52       36       786       5       51       34       774       10       —       50       41       755         52       25       788       6       —       51       33       777       14       —       50       40       760         52       24       790       6       —       51       32       780       18       —       50       39       764         52       23       792       7       —       51       31       784       2       —       50       38       768       1         52       23       792       7       —       51       30       786       12       —       50       38       768       1         52       21       794       8       —       51       29       789       2       —       50       36       776       1         51       20       799       19       —       51       28       791       12       —       50       35       780       1         52       19       802       15       —       51       26       796       12       —       50		27	784   4  —					42	750
52     25     788     6     51     33     777     14     50     40     760       52     24     790     6     51     32     780     18     50     39     764       52     23     792     7     51     31     784     2     50     38     768     1       52     22     794     8     51     30     786     12     50     37     772     1       52     21     797     4     51     29     789     2     50     36     776     1       51     20     799     19     51     28     791     12     50     35     780     1       52     19     802     15     51     27     794     2     50     34     784       52     18     805     10     51     26     796     12     50     34     784       52     18     805     10     51     25     798     12     50     34     784       52     16     812     1     51     24     800     13     50     31     787       52     16     812 <td></td> <td></td> <td>786 5 -</td> <td></td> <td></td> <td>3</td> <td>50</td> <td>4I</td> <td>755</td>			786 5 -			3	50	4I	755
52     24     790     6     51     32     780     18     50     39     764       52     23     792     7     51     31     784     2     50     38     768     1       52     22     794     8     51     30     786     12     50     37     772     1       52     21     797     4     51     29     789     2     50     36     776     1       51     20     799     19     51     28     791     12     50     35     780     1       52     19     802     15     51     28     791     12     50     35     780     1       52     19     802     15     51     26     796     12     50     34     784       52     18     805     10     51     25     798     12     50     34     784       52     16     812     1     51     24     800     13     50     31     793       52     15     815     16     51     23     802     13     50     30     796     1       52 <td></td> <td>25</td> <td>788 6</td> <td></td> <td></td> <td>777 14</td> <td></td> <td>40</td> <td></td>		25	788 6			777 14		40	
52     23     792     7     51     31     784     2     50     38     708     1       52     22     794     8     -     51     30     786     12     -     50     37     772     1       52     21     797     4     -     51     29     789     2     -     50     36     776     1       51     20     799     19     -     51     28     791     12     -     50     35     780     1       52     19     802     15     -     51     27     794     2     -     50     34     784       52     18     805     10     -     51     26     796     12     -     50     34     784       52     17     808     6     -     51     25     798     12     50     32     790       52     16     812     1     -     51     23     802     13     -     50     31     793       52     14     819     10     -     51     22     804     14     -     50     28     801     2			790 6				50	39	
52     22     794     8     51     30     786     12     50     37     772     1       51     20     799     19     51     28     791     12     50     35     780     1       52     19     802     15     51     27     794     2     50     34     784       52     18     805     10     51     26     796     12     50     34     787       52     17     808     6     51     25     798     12     50     32     790       52     16     812     1     51     24     800     13     50     31     793       52     15     815     16     51     23     802     13     50     30     796     1       52     14     819     10     51     22     804     14     50     19     799       52     12     827     -     51     20     810     1     50     27     804       52     11     826     11     51     19     813     8     50     25     808     1       52     10     826<		23	792 7 —		31				· ·
52     21     797     4     51     29     789     2     50     30     776     1       51     20     799     19     51     28     791     12     50     35     780     1       52     19     802     15     51     27     794     2     50     34     784       52     18     805     10     51     26     796     12     50     34     787       52     17     808     6     51     25     798     12     50     32     790       52     16     812     1     51     25     798     12     50     32     790       52     15     815     16     51     23     802     13     50     31     793       52     14     819     10     51     23     804     14     50     39     799       52     13     823     5     51     21     806     14     50     28     801     1       52     11     826     11     51     20     813     8     50     25     808     1       52     10     826<	52	22			30		50	37	772 1
52     19     802     15     —     51     27     794     2     —     50     34     784       52     18     805     10     —     51     26     796     12     —     50     32     787       52     17     808     6     —     51     25     798     12     —     50     32     790       52     16     812     1     —     51     24     800     13     —     50     31     793       52     15     815     16     —     51     23     802     13     —     50     30     796     1       52     14     819     10     —     51     22     804     14     —     50     28     801     1       52     13     823     5     —     51     21     806     14     —     50     28     801     1       52     12     826     1     —     51     19     813     8     —     50     25     808     1       52     10     826     2     —     51     16     823     8     —     50     23	52	31	797 4 -				_		776 1
52     18     805     10     —     51     26     796     12     —     50     31     787       52     17     808     6     —     51     25     798     12     —     50     32     790       52     16     812     1     —     51     24     800     13     —     50     31     793       52     15     815     16     —     51     23     802     13     —     50     30     796     1       52     14     819     10     —     51     22     804     14     —     50     28     801     1       52     12     827     —     51     20     810     1     —     50     28     801     1       52     11     826     11     —     51     18     816     14     —     50     25     808     1       52     10     826     2     —     51     18     816     14     —     50     25     808     1       52     8     825     5     —     51     16     823     8     —     50     23	51	20	799 19	51	28	1			
52     17     808     6     51     25     798     12     50     32     790       52     16     812     1     51     24     800     13     50     31     793       52     15     815     16     51     23     802     13     50     30     796     1       52     14     819     10     51     22     804     14     50     19     799       52     13     823     5     51     21     806     14     50     28     801     1       52     12     827     -     51     20     810     1     50     27     804       52     11     826     11     -     51     19     813     8     -     50     26     808     1       52     10     826     2     51     18     816     14     -     50     25     808     1       52     9     825     14     -     51     17     820     1     -     50     24     811     -       52     8     825     5     -     51     16     823     8	52		1 -	51					
52     16     812     1     51     24     800     13     —     50     31     793       52     15     815     16     —     51     23     802     13     —     50     30     796     1       52     14     819     10     —     51     22     804     14     —     50     19     799       52     12     827     —     51     20     810     1     —     50     28     801     1       52     11     826     11     —     51     19     813     8     —     50     26     804       52     10     826     2     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     24     811     —       52     8     825     5     —     51     16     823     8     —     50     23     813	52	ı		51		790 12 -			
52     15     815     16     —     51     23     802     13     —     50     30     796     1       52     14     819     10     —     51     22     804     14     —     50     19     799       52     13     823     5     —     51     21     806     14     —     50     28     801     1       52     12     827     —     51     20     810     1     —     50     27     804     —       52     11     826     11     —     51     19     813     8     —     50     26     808     1       52     10     826     2     —     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     23     813       52     8     825     5     —     51     16     823     8     —     50     23     813				_	_	798 12 -			
52     14     819     10     —     51     22     804     14     —     50     10     799       52     13     823     5     —     51     21     806     14     —     50     28     801     1       52     12     827     —     51     20     810     1     —     50     27     804     —       52     11     826     11     —     51     19     813     8     —     50     26     806       52     10     826     2     —     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     24     811     —       52     8     825     5     —     51     16     823     8     —     50     23     813		ı				_			793
52     13     823     5     51     21     806     14     -     50     28     801     1       52     12     827     -     51     20     810     1     -     50     27     804     -       52     11     826     11     -     51     19     813     8     -     50     26     806       52     10     826     2     -     51     18     816     14     -     50     25     808     1       52     9     825     14     -     51     17     820     1     -     50     24     811     -       52     8     825     5     -     51     16     823     8     -     50     23     813	52			51	23	I A	•		790 1
52     12     827     —     51     20     810     1     —     50     27     804     —       52     11     826     11     —     51     19     813     8     —     50     26     806       52     10     826     2     —     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     24     811     —       52     8     825     5     —     51     16     823     8     —     50     23     813									
52     11     826     11     —     51     19     813     8     —     50     26     806       52     10     826     2     —     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     24     811     —       52     8     825     5     —     51     16     823     8     —     50     23     813					r	-			901 1
52     10     826     2     51     18     816     14     —     50     25     808     1       52     9     825     14     —     51     17     820     1     —     50     24     811     -       52     8     825     5     —     51     16     823     8     —     50     23     813					1	ı			
52 9 825 14 — 51 17 820 1 — 50 24 811 - 52 8 825 5 — 51 16 823 8 — 50 23 813						l _ <u>v</u>	_		
52   8   825 5 -   51   16   823 8 -   50   23   813			l						
		9							
22   3   924 10 -   21   12   930 10 - 120   30   32   913 3			025 5 -						Rie
	52	7	034 10	21	15	820 19	20	22	013 1

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TABLE II.—continued.

				710-2		
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives. Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives. Ages of the Younger Lives.	Values of the Annuities.
50 50 50 50 50 50 50 50 50 50 50	. 21 20 198 176 154 13 11 10 98 76 54 32 1	8. 8. — 8. — 8. — 8. — 8. — 8. — 8. — 8	. 49 27 49 25 49 49 49 49 49 49 49 49 49 49 49 49 49	8. s. d. 814 2 — 816 10 — 818 19 — 821 8 — 823 15 — 826 2 — 828 10 — 833 6 — 834 17 — 845 11 — 845 16 — 858 16 — 867 2 — 868 16 — 868 16 —	48 32 48 31 48 48 28 48 48 26 48 48 23 48 48 23 48 48 48 17 48 48 48 48 48 48 48 48 48 48 48 48 48 4	809 12 — 812 13 — 815 13 — 818 14 — 821 14 — 824 2 — 826 11 — 828 19 — 831 16 — 833 16 — 836 10 — 841 18 — 844 12 — 847 6 — 851 11 — 855 16 — 864 7 — 868 12 — 868 12 — 870 4 —
49 49 49 49 49 49 49 49	49 48 47 46 45 44 43 42 41 40 39	717 6 — 723 12 — 729 18 — 736 4 — 742 10 — 748 16 — 753 16 — 758 15 — 763 15 — 768 14 — 773 14 —	49 5 49 4 49 3 49 2 49 1 48 48 48 47 48 46 48 45 48 45	849 4 — 835 8 — 795 12 — 795 12 — 756 4 — 653 14 — 731 12 — 737 14 — 743 16 — 749 18 — 756 —	48 10 48 9 48 8 48 7 48 6 48 5 48 4 48 3 48 3 48 1	871 17 — 873 9 — 875 2 — 876 14 — 870 4 —
49 49 49 49 49 49 49 49	38 37 36 35 34 33 31 30 29 28	777 14 — 781 15 — 785 15 — 789 16 — 793 16 — 796 18 — 799 19 — 803 1 — 806 2 — 809 4 — 811 13 —	48 43 48 42 48 41 48 40 48 39 48 38 48 37 48 36 48 35 48 35 48 33	762 2 — 767 2 — 772 I — 777 I — 782 — — 787 — — 790 18 — 794 17 — 798 15 — 802 14 — 806 12 —	47 47 47 46 47 45 47 44 47 43 47 42 47 41 47 40 47 39 47 38 47 37	745 10 — 751 8 — 757 7 — 763 5 — 769 4 — 775 2 — 780 1 — 785 — 789 18 — 794 17 — 799 16 —

TABLE II. - continued.

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Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Amuities,
47	3534333399876543212987654321   654432	8. 3. 4. — — — — — — — — — — — — — — — — — —	** ***********************	38 76 54 32 1 0 98 76 54 32 1 0 98 76 54 32 1 44	#	444444444444444444444444444444444444	41 0 98 76 54 33 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	2. 1. — 4. — 1. — 1. — 1. — 1. — 1. — 1.
46	41 40	787 16 — 792 14 <del>—</del>	45 45	43 42	783 4 788 18	44 44	44	784 6 — 790 — —

TABLE II.—continued.

2 8	f the Lives.		2 3	the Lives.		od:	the Lives	
Ages of the Elder Lives	Ages of t	Values of the Annuities.	Ages of the Elder Lives.	s of th	Values of the Annuities.	Ages of the Elder Lives		Values of the Annuities,
Ages Elder	Ages of Younger	Andulues.	A B B B B B B B B B B B B B B B B B B B	Ages of Younger	szimultés	Ag	Ages of Younger	
		B, s. d.			L. s. d.			£. s. d.
44	43	795 13 — 801 7 —	43	42	802 2 — 807 15 —	42 42	41 40	815 18 — 819 9 —
44 44 44	41 40	801 7 — 807 1 —	43 43	41 40	813 7 —	42	39	825 1
44	39	812 14 —	43	39	819 — —	42	38	830 12 —
44	38	817 6 —	43	38	824 I2 — 829 2 —	42 43	37 36	836 4 — 840 II —
44444444444	37 36	821 19 — 826 11 —	43 43	37 36	829 2 — 833 12 —	43	35	844 18 —
44	35	831 4 —	43	35	838 2 —	42	34	849 6 1
44	34	835 16 —	43	34	842 12	43	33	853 13 — 858 — —
44	33	839 7 —	43	33	847 2 — 850 12 —	42 42	32 31	861 8 _
44	32 31	842 18 — 846 10 —	43 43	32 31	854 1 —	42	30	864 17 —
44	30	850 1	43	30	857 11 —	42	29	868 5
44	29	853 12 -	43	29	861	42	28	871 14 —
44	28	856 6 —	43	28	864 to — 867 6 —	42 42	27 26	875 2 — 877 17 —
44 44	27 26	858 19 — 861 13 —	43 43	27 26	870 12 —	42	25	880 12 —
44	25	864 6	43	25	872 18 —	42	24	883 8 —
44	24	867 — —	43	24	875 14 —	42	23	886 3 — 888 18 —
44	23	869 18 —	43	23	878 ro —	42 42	22 21	888 18 —   892 8 —
44	22 21	872 15 — 875 13 —	43	22 21	881 11 — 884 12 —	42	20	895 19 —
44 44	20	875 13 — 878 10 —	43 43	20	887 T4 —	42	19	899 9 -
44	19	881 8	43	19	890 15	42	18	903
44	18	885 19 —	43	18	893 16 -	43	17	906 10
44	17	890 10	43	17 16	898 TO —	42 43	15	911 3 915 16
44	25	895 2 <del>-</del> 899 13 <del>-</del>	43 43	15	903 4 —	42	14	920 to -
44 44	14	904 4 —	43	14	912 12 —	42	13	925 3 -
44	13	907 4 -	43	13	917 6	43	12	929 16 -
44	12	910 4 -	43	12	919 5 -	42 43	11 10	929 15 <del>4</del> 929 14 <del>4</del>
44 44	11	913 4 <del></del>	43 43	10	921 4	42		929 14
44	2	919 14 —	43	9 1	925 1 —	42	8	929 13 -
44	9 8	916 18 —	43	8	927 —	42	7	929 12 -
44	7	910 8 <del>-</del>	43	7 6	920	42	6	919 2 <del>-</del> - 904 6
44		900 14 — 886 14 —	43	5	909 18 — 895 10 —	42 43	4	904 0 — 890 4 —
44 44	5	885 14 <del>-</del>	43 43	4	881 14 -	42	3	860 10 -
44	3	843 10 —	43	3 2	852 16 -	42	2	818 4 —
44 44 44	2	801 6	43	1 1	809 16 —	42	1	706 10
44		692 12 —	43	1	699 12 -	41	41	820 4
43	#3	796 to -	42	42	808 6 -	41	40	825 .14
'	- <del>-</del> '				-			

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
444444444444444444444444444444444444444	38 76 54 32 1 0 98 76 54 32 1 0 98 176 54 32 1 0 98	2. 331 32 12 —————————————————————————————	444444444444444444444444444444444444444	35343321098765 3543321098765	£. 118 — 3 5 8 10 6 2 8 14 — 6 12 8 4 — 13 6 8 91 12 14 18 8 6 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9	39	3109876543210987654321	£. 3 3 4 4 8 3 17 2 6 7 8 8 90 0 9 9 8 8 7 6 6 5 4 0 1 4 8 2 1 4 6 6 6 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9
41 41 41 41 40 40 40	7 5 4 3 2 1 40 39 38 37	931 1 — 928 6 — 913 2 — 898 14 — 868 16 — 825 10 — 713 10 — 832 4 — 837 11 — 842 18 — 848 4 —	40 40 40 40 39 39 39 39 39	39 38 37 36 35 34 33	907 4 — 876 16 — 832 18 — 719 12 — 844 4 — 849 8 — 854 11 — 859 15 — 864 18 — 870 2 — 874 2 —	38 38 38 38 38 38 38 38 38 38	38 37 36 35 34 33 32 31 30 29 28	855 16 — 860 16 — 865 16 — 870 16 — 875 16 — 880 16 — 884 15 — 888 14 — 899 12 — 896 11 — 900 10 —

TABLE II. — continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
38 38 38 38 38 38 38 38 38 38 38 38 38 3	27 26 25 24 23 22 21 20 19 18 17 16 15	2. s. d.  903 13 —  906 16 —  910 —  913 3 —  916 6 —  919 14 —  923 2 —  926 10 —  929 18 —  933 8 —  943 10 —  948 12 —  953 14 —	37 37 37 37 37 37 37 37 37	21 20 19 18 17 16 15 14 13 12 11 10 98	2. s. d. 929 18 — 933 15 — 937 13 — 941 10 — 945 8 — 950 9 — 955 10 — 965 13 — 965 13 — 970 14 — 971 4 — 971 7 — 971 7 —	36 36 36 36 36 36 36 36 36 36 36 36 36	14 13 12 11 10 98 76 54 32 1	2. s. d.  967 11 —  972 7 —  977 4 —  982 —  979 7 —  976 14 —  974 7 —  968 14 —  952 10 —  937 8 —  906 4 —  861 2 —  744 4 —
38 38 38 38 38 38 38 38 38 38 38 38 38 3	13 12 11 10 98 76 54 32 1	958 16 — 961 1 — 963 6 — 965 12 — 967 17 — 970 2 — 963 2 — 952 10 — 937 4 — 923 — 892 16 — 847 14 — 731 18 —	37 37 37 37 37 37 36 36 36 36 36	76 54 32 1 36 35 34 33 32	971 10 — 960 12 — 944 18 — 930 4 — 899 10 — 855 2 — 738 2 —  877 16 — 882 10 — 887 5 — 891 19 — 896 14 —	35 35 35 35 35 35 35 35 35 35 35	35 34 33 32 31 30 29 28 27 26 25 24	888 6 — 892 18 — 897 9 — 902 1 — 906 12 — 911 4 — 914 17 — 918 10 — 922 4 — 925 17 — 929 10 — 932 12 —
37 37 37 37 37 37 37 37 37 37 37 37	37 36 35 34 33 32 31 30 29 28 27 26 25 24 23	867 — — 871 17 — 876 14 — 881 12 — 886 9 — 891 6 — 895 3 — 902 16 — 906 13 — 910 10 — 913 12 — 916 14 — 919 16 —	36 36 36 36 36 36 36 36 36 36 36 36	31 30 29 28 27 26 25 24 23 22 21 20 19 18 17 16	901 8 — 905 3 — 908 18 — 912 12 — 916 7 — 920 2 — 923 3 — 924 4 — 929 6 — 932 7 — 935 8 — 948 18 — 948 18 — 953 18 — 953 18 —	35 35 35 35 35 35 35 35 35 35 35 35 35 3	8	935 15 — 938 17 — 942 — — 945 2 — 950 3 — 955 4 — 965 5 — 970 6 — 974 15 — 979 4 — 988 1 — 992 10 — 993 14 — 991 14 —

TABLE II. - continued.

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35 6 975 6 — 33 31 916 18 — 32 20 964 10 — 35 5 960 4 — 33 30 921 4 — 32 19 968 14 — 35 35 4 944 12 — 33 29 925 11 — 32 18 972 18 — 35 35 3 912 18 — 33 28 929 18 — 32 17 977 2 — 35 2 867 4 — 33 27 933 8 — 32 16 982 10 — 35 1 749 2 — 33 26 936 18 — 32 17 987 19 — 34 34 898 8 — 33 24 943 18 — 32 13 998 16 — 34 34 32 907 6 — 33 22 951 2 — 32 12 1,004 18 — 34 32 907 6 — 33 20 958 11 — 32 12 1,004 18 — 34 32 990 16 — 33 20 958 11 — 32 12 1,004 18 — 34 29 920 14 — 33 10 966 — 32 8 1,005 6 — 34 29 920 14 — 33 17 971 10 — 32 6 994 18 — 32 14 938 12 — 33 16 966 — 32 7 1,006 6 — 32 7 1,006 6 — 32 7 1,006 6 — 32 7 1,006 6 — 32 7 1,006 13 — 32 12 12 1,004 18 — 32 12 12 1,004 18 — 32 12 12 1,004 18 — 32 12 12 1,004 18 — 32 12 12 1,004 18 — 32 12 12 1,005 6 — 32 7 1,006 6 — 32 8 8 1,007 14 — 32 8 8 5 10 — 32 12 12 12 12 12 12 12 12 12 12 12 12 12	Ager of the Elder Lives.	Ages of the Younger Lives.		Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Appuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	
949 4 — 31 12 1,009 5 — 952 13 — 31 11 1,014 8 — 956 2 — 31 10 1,011 16 —	35 35 35 35 35 35 35 35 35 35 35 35 35 3	6 5 4 3 2 1 3 4 3 3 3 3 3 3 2 2 8 2 7 6 5 4 2 3 2 2 1 0 9 8 1 6 5 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	975 6 — 944 12 — 944 12 — 912 18 — 749 2 — 920 14 — 921 17 — 921 17 — 921 17 — 921 17 — 921 19 — 921 19 — 931 19 — 945 16 — 952 8 — 951 16	33 33 33 33 33 33 33 33 33 33 33 33 33	31 398 276 24 23 21 20 18 176 54 32 1 32 1 33 39 1 37	916 18 921 18 925 18 925 18 925 18 925 18 925 18 933 18 933 18 934 18 958 17 958 19 958 19 976 19 976 19 976 19 976 19 976 19 976 19 977 16 977 16 977 16 977 16 977 16 977 16 977 16 977 16 977 17 17 17 17 17 17 17 17 17 17 17 17 1	32222222222222222222222222222222222222	30 19B 176 154 132 11 0 98 76 54 32 1 51 30 98 376 54 32 1 51 30 98 376 154 25 25 25 25 25 25 25 25 25 25 25 25 25	964 14 — 972 18 — 977 19 19 19 19 19 19 19 19 19 19 19 19 19
960 6 { 31 ( 9 ) 1,009- 5						949 4 - 952 13 -	- 31 31	11	1,009 5

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
31313131 300000000000000000000000000000	8 76 5 4 3 2 1 3 2 9 8 76 5 4 3 2 1 2 2 3 2 2 1 2 1 1 1 1 5 4 3 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2. 1,006 13 — 1,004 12 — 985 10 — 985 10 — 985 10 — 985 10 — 989 10 — 944 1 — 948 1 — 952 2 — 956 10 — 966 16 — 973 12 — 1,004 17 — 1,009 12 — 1,004 17 — 1,009 12 — 1,004 17 — 1,009 12 — 1,006 18 — 991 14 — 991 14	29	25 4 2 3 2 2 1 2 1 9 8 7 6 5 4 3 2 1	2. 3. 4. 960 8 — 964 19 — 975 19 — 988 19 — 988 19 — 988 19 — 988 19 — 999 13 — 1,015 1,015 1,015 1,015 1,015 1,015 1,012 18 6 — 981 10 — 1,022 18 — 981 10	2888888888 2777777777777777777777777777	1 98 76 5432 1 76 5232 1 0 98 76 5 432 1	2. J. d.  1,029 17 —  1,032 12 —  1,035 8 —  1,028 10 —  1,017 14 —  986 2 —  986 2 —  953 14 —  961 12 —  965 7 —  969 16 —  976 11 —  989 5 —  989 5 —  998 4 —  1,025 13 —  1,031 19 —  1,031 19 —  1,031 19 —  1,031 19 —  1,033 11 —  1,033 11 —  1,034 2 —  1,035 14 —  991 —  958 8 —  785 12 —
30 29 9 29	29 28 27	773 6 —  944 16 —  948 14 —  952 12 —	28 28 28 28 28 28	16 15 14 13 12	1,004 I — 1,009 17 — 1,015 14 — 1,021 10 — 1,024 6 — 1,027 I —	26 26 26 26 26 26	26 25 84 23	969 14 — 973 7 — 977 — — 980 12 — 984 5 —
<u> </u>	26	956 10 -	1 49	•	E e 2	4 -0	12	984. 5

TABLE II. - continued.

Ages of the Elder Lives.	Ages of the Younger Lives	Values of Annuitie	the	Elder Lives.	Ages of the Younger Lives.	Value: Anni	of the	Ages of the Elder Lives.	Ages of the Younger Lives.	Values Ann	of the
26 26 26 26	21 20 19 18	987 18 993 — 998 3		25 25 25	3 2 I	2. 967 918 793	s. d. 6 — 14 — 4 —	23 23 23 23	8 7 6 5		s. d. 14 — 18 — 18 —
26 26 26 26 26	17 16 15 14 13	1,003 5 1,008 8 1,013 10 1,019 — 1,024 10 1,030 —	2 _	24 24 24 24 24	24 23 22 21 20	985 989 993 997	6 — 4 — 2 — — 18 —	23 23 23 23 23	4 3 2 1	976 927 800	4 - 8 - 2 - 2
26 26 26 26 26	12 11 10 2 8	1,035 10 1,041 — 1,038 10 1,036	 - 9 -	24 24 24 24 24	19 18 17 16	1,004 1,010 1,016 1,022 1,028	16 — 16 — 16 — 16 —	22 22 22 22 22 22	21 20 19 18 17	1,005 1,009 1,014 1,019 1,023	4 — 19 — 14 — 8 — 3 — 18 —
26 26 26 26	6 5 4 3	1,011 1 995 1 962 1	8 — 8 — 6 —	24 24 24 24 24		1,034 1,039 1,043 1,047	3 — 10 — 18 — 5 —	22 22 22 22 22 22	16 15 14 13	1,029 1,036 1,042 1,048 1,054	<u>-</u> -
26 26 25 25	25 24	977 I 981	12 — 6 —	24 24 24 24 24	7 6 5	1,037	16 — 4 — 10 —	22 22 22 22 22	11 10 9 8 7	1,054 1,055 1,056 1,056	10 — 4 — 18 — 12 —
25 25 25 25 25 25	22 21 20 10	988 1 992 996 -	19 — 13 — 6 — — 14 — 7	24 24 24 24 23	3 2 1	971 922 796	18 —	22 22 22 22 22 22	6 5 4 3 2	1,046 1,030 1,014 981 931	6 6 -
2 1 2 1 2 1 2 1 2 1	17 16 15 14	1,013 1,018 1,024 1,029	1 — 14 — 8 — 9 —	23 23 23 23 23	22 21 20 19	997 1,001 1,005	1 — 6 — 10 —	2I 2I 2I	2I 20 19 18	1,007 1,012 1,018	8 — 15 —
2 2 2 2 2	5 11	1,039 1,044 1,049 1,051	12 — 13 —	23 23 23 23 23	17 16 15	1,020 1,020 1,032	2 — 5 — 7 — 3 10 —	2I 2I 2I	17 16 15 14	1,028 1,034 1,040	4 — - - - - - -
25	5 6	1,043 1 1,033 - 1,017 -	10 —	23 23 23 23	12 11 10	1,047 1,050 1,053	12 — 13 — 13 —	2I 2I 2I 2I	12 11 10 9	1,057 1,063 1,060 1,058	6 — 2 — 14 —

TABLE II.—continued.

			<u> </u>					
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the . Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
21 21 21 21 21 21 21	8 7 6 5 4 3	#. s. d.  1,055 17 —  1,053 8 —  1,051 — —  1,034 14 —  1,019 6 —  985 14 —	19 19 19 19	5 4 3 2 1	2. s. d. 1,045 12 — 1,028 8 — 995 2 — 945 16 — 816 6 —	16 16 16 16 16	15 14 13 12 11	2. s. d.  1,068 13 —  1,074 14 —  1,080 16 —  1,086 17 —  1,092 18 —  1,090 11 —
21	2 I	936 2 —	18 18	18 17 16	1,036 10 — 1,042 18 — 1,049 6 —	16 16 16	9 8 7	1,088 4 — 1,085 18 — 1,083 11 —
20 20 20 20	19 18 17	1,015 12 — 1,021 11 — 1,027 10 — 1,033 8 —	18 18 18	15 14 13 12	1,055 14 — 1,062 2 — 1,068 10 — 1,071 15 —	16 16 16	6 5 4 3	1,081 4 — 1,065 2 — 1,048 8 — 1,012 18 —
20 20 20 20	16 15 14 13	1,039 7 — 1,045 6 — 1,050 12 — 1,055 19 —	18 18 18	11 10 9 8	1,075 — — 1,078 4 — 1,081 9 — 1,084 14 —	16 16	2 1 ———————————————————————————————————	961 10 — 830 2 — 1,076 14 —
20 20 20 20	12 11 10 9	1,061 5 — 1,066 12 — 1,071 18 — 1,075 4 —	18 18 18	7 6 5 4	1,079 8 — 1,069 2 — 1,052 2 — 1,035 — —	15 15 15	14 13 12	1,082 6 — 1,087 19 — 1,093 11 — 1,099 4 —
20 20 20 20	98 76 5	1,074 14 — 1,068 10 — 1,057 — — 1,039 2 —	18 18 18	3 2 1	999 16 — 950 14 — 820 18 —	15 15 15	10 9 8 7	1,104 16 — 1,107 10 — 1,105 14 — 1,098 12 —
20 20 20 20	4 3 2	1,023 18 — 990 8 — 941 — —	17 17 17	17 16 15	1,048 18 — 1,055 4 — 1,061 11 —	15 15 15	6 5 4	1,087 12 — 1,071 12 — 1,055 — —
19	19	1,025 10 — 1,031 15 —	17 17 17	14 13 12 11	1,074 4 — 1,080 10 — 1,081 8 —	15 15	3 2 1	967 12 — 835 2 —
19 19 19	17 16 15 14	1,038 — — 1,044 6 — 1,050 11 — 1,056 16 —	17 17 17	9 8 7	1,082 5 — 1,083 3 — 1,084 — — 1,084 18 —	14 14 14 14	14 13 12	1,089 18 — 1,094 16 — 1,099 14 — 1,104 12 —
19 19 19	13 12 11 10	1,061 8 — 1,066 1 — 1,070 13 — 1,075 6 —	17 17 17	6 5 4 3	1,075 4 — 1,058 12 — 1,041 14 — 1,006 8 —	14 14 14 14	10 9 8 7	1,109 10 — 1,114 8 — 1,112 14 — 1,105 10 —
19 19 19	98 76	1,079 18 — 1,079 14 — 1,074 — — 1,063 2 —	17	3 1 1 16	955 10 — 825 10 — 1,062 12 —	14 14 14	6 5 4	1,094 2 — 1,077 8 — 1,061 14 —
	,		•	TI		14	3	11,025 18 —

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annukies.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Livet.	Values of the Amuities.
14	2	#. s. d. 973 12 — 840 — —	11 m 11	6 5	£. 1. d. 1,113 12 — 1,095 2 — 1,078 10 — 1,041 16 —	8 7	7 6	£. 1. d. 861 4 — 1,125 2 — 1,115 8 —
13 13 13 13	13 12 !!	1,102 6 — 1,105 16 — 1,109 5 — 1,112 15 — 1,116 4 —	11	3 2 1	1,041 16 — 989 4 — 854 14 — 1,134 10 —	7 7 7 7 7	5 4 3	1,099 — — 1,083 3 — 1,045 8 — 991 2 —
13 13 13	98 76 5	1,119 14 — 1,112 6 — 1,100 12 — 1,083 6 —	10 10 10	98 76	1,136 16 — 1,134 8 — 1,128 18 — 1,118 12 —	7 6 6 6	6 5 4	1,103 2 — 1,087 6 — 1,072 12 —
13 13 13	4 3 2 1	1,067 12 — 1,032 8 — 979 14 — 844 18 —	10 10 10	5 4 3 2	1,101 — — 1,083 6 — 1,046 — — 992 6 — 858 2 —	6	3 2 1	1,036 4 — 982 16 — 846 14 —
13 12 12 12 12	12 11 10 9	1,113 18 — 1,114 19 — 1,116 — — 1,117 2 — 1,118 3 —	9 9 9	98 76	t,140 8 — 1,137 12 — 1,132 10 — 1,122 4 —	5 5 5 5 5	5 4 3 2 1	1,054 12 — 1,020 8 — 968 10 — 834 14 —
12 12 13 13	76 54	1,119 4 — 1,107 2 — 1,089 4 — 1,073 4 —	9	5 4 3 2	1,105 — — 1,086 18 — 1,049 2 — 994 10 —	4 4 4 4	4 3 2	1,036 10 — 1,004 8 — 954 2 — 822 14 —
12 12 13	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	985 14 — 840 10 — 1,124 18 —	8 8 8	6	1,138 4 — 1,133 4 — 1,123 —	3 3	3 1	968 18 — 922 — — 795 18 —
11 11 12	10 9 8	1,129 8 — 1,131 18 — 1,129 18 —	8 N U	3 2	1,105 16 — 1,088 4 — 1,049 16 —	2 2 	2 1 	874 2 — 755 14 — 651 10 —

## TABLE III.

THE Values of an Annuity of \$2100. per Annum, payable Yearly for any Number of Years not exceeding Ninety.

Years.	Values.	Years.	Values.
	R. s. d.	(territorille)	R. s. d.
1 -	- 94 6 —	46 -	_
2 -	- 183 6 -		
3 -	- 267 6 -	47 - 48 -	- 1,558 18 -
4 -	- 346 10 -		- 1,565
<b>5</b> -	- 421 4	49 <b>-</b> 50 <b>-</b>	- 1,570 14 -
<b>5</b> - <b>6</b> -	491 14 -	<b>J</b> •	- 1,576 2 -
	- 558 4 —		- 1,581 6
7 - 8 -	- 620 18 -	52 <b>-</b>	- 1,586 2
9 -	- 682 — —	,	- 1,590 12 —
10 -	- 736 — —	54 -	- 1,594 18 —
11 -	- 788 12 —	55 - 56 -	- 1,599
12 -	- 838 6 —	56 -	- 1,602 16
13 -	- 885 4	57 -	- 1,606 8
14 -	- 929 8 —	58 -	- 1,609 16 -
15 -		<b>59</b> -	- 1,613 2
16 -	2/- T	60 -	- 1,616 2 -
17 -	- 1,010 10 —	61 -	- 1,619 — —
18 -	- 1,047 14 —	62 -	- 1,621 14
	- 1,082 14 —	63 -	- 1,624 4 —
19 -	- 1,115 16	64 -	- 1,626 12 -
20 -	- 1,146 18 -	65 -	- 1,628 18 -
21 -	- 1,176 8 —	66 -	- 1,631 — —
22 -	- 1,204 2 —	67 -	- 1,633 — —
23 -	- 1,230 6 —	68 -	- 1,634 18 <b>—</b>
24 -	- 1,255 — —	6g <b>-</b>	- 1,636 14 -
25 -	- 1,278 6	70 -	- 1,638 8
26 -	- 1,300 6	71 -	- 1,640
27 -	- I,32I — —	72 -	- 1,641 10 -
18 -	- 1,340 12 —	73 -	- 1,642 18 -
29 -	- 1,359 — —	74 -	- 1,644 6 -
30 -	- 1,376 8 —	75 -	- 1,645 10
31 -	- 1,392 18 —	76 -	- 1,646 14
32 -	• 1,408 8 <del></del>	77 -	- 1,647 18
33 -	- I,423	78 <b>-</b>	- 1,648 18
34 -	- 1,436 16	79 -	- 1,649 18 -
35 -	- 1,449 16	80 -	- 1,650 18 -
36 -	- 1,462 — —	81 <b>-</b>	- 1,651 16 —
37 -	- 1,473 12 -	82 -	- 1,652 12 -
38 -	- 1,484 12	. 83 -	- 1,653 8 -
39 -	- 1,494 18	84 -	- 1,654 2 -
40 -	- 1,504 12	85 -	- 1,654 16 —
41 -	- 1,513 16 —	86 -	
42 -	- 1,522 8 <del></del>	87	1,655 10
43 -	- 1,530 12 -	88 -	- 1,656 2 -
44 -	- 1,538 6 —	89 -	- 1,656 14
7.1	· 1,545 10 —	oy -	- 1,657 6 -

### RULES for inferring

The Value of an Annuity of £100. per Annum, held on the longest of Two Lives:

Also, The Value of an Annuity of £100. per Annum, held on the joint Continuance of Three Lives:

Also, The Value of an Annuity of £100. per Annum, held on the longest of Three Lives.

RULE for determining the Value of an Annuity of £100. per Annum, payable Yearly, and held on the longest of Two Lives.

THE Values of an Annuity of £100. per Annum, held on each of the single Lives, to be added together (from Table I.,) and from this Sum the Value of an Annuity, held on the joint Continuance of the Two Lives (from Table II.,) to be subtracted; the Result is the Value of an Annuity of £100. per Annum, held on the longest of the Two Lives.

RULE for determining the Value of an Annuity of £100. per Annum, payable Yearly, and held on the joint Continuance of Three Lives.

THE Value of an Annuity of £100. per Annum, on the joint Continuance of Two elder Lives, is to be found (from Table II.) The Age of a fingle Life of the same (or nearest) Value with the Annuity on the said joint Lives, to be found from Table I. The Value of an Annuity of £100. per Annum, on the joint Continuance of this Life and the younger Life, from Table II. Five Pounds being deducted from the said Sum, is the Value of an Annuity of £100. per Annum held on the joint Continuance of the Three Lives.

RULE for determining the Value of an Annuity of 2100. per Annum payable Yearly, and held on the longest of Three Lives.

THE Values of an Annuity of £100. per Annum for each of the Three single Lives to be extracted from Table I. and to be added together. The Value of an Annuity of £100. per Annum, on the joint Continuance of the Two youngest Lives, also the Value of an Annuity of £100. per Annum on the joint Continuance of the Two eldest Lives, also the Value of an Annuity of £100. per Annum on the joint Continuance of the oldest Life and the youngest Life (all found by Table II.); to be subtracted from the Sum or Addition of the Annuities on the Three single Lives: To the Result is to be added the Value of an Annuity of £100. per Annum, held on the joint Continuance of the Three Lives; the Amount is the Value of an Annuity of £100. per Annum on the longest of the Three Lives.

#### C A P. XCIII.

An Act for regulating the Payment of Navy Prize Money, and the Transmission of Accounts and Payment of Balances to Greenwich Hospital. [18th July 1814.]

WHEREAS an Act passed in the Forty sisth Year of the Reign of His present Majesty, intituled An All for the Encouragement of Seamen, and for the better and more effectually Manning His

45 G. 3. c. 72. in part, ' His Majesty's Navy during the present War: And Whereas another

' Act passed in the Forty eighth Year of His Majesty's Reign, in- 48 G.3. c. 132. ' tituled An A& to extend the Provisions of an A& passed in the Forty

' fifth Year of His present Majesty, for the Encouragement of Seamen ' and better Manning His Majesty's Navy, in cases arising in conse-' quence of Hostilities commenced since the passing of the said Att: And

Whereas another Act passed in the Forty ninth Year of His 49 G.3. c. 125.

' Majesty's Reign, intituled An Att to explain and amend an Att made in part, ' in the Forty fifth Year of His present Majesty, for Encouragement of

Seamen, and for the better and more effectually Manning His Majesty's

 Navy during the present War; and for the further Encouragement of Seamen, and for the better and more effectually providing for the Interest ' of the Royal Hospital for Seamen at Greenwich, and the Royal

' Hospital for Soldiers at Chelsea; and to extend the Provisions of the ' said A& to cases arising in consequence of Hostilities commenced since the passing of the said Att: And Whereas another Act passed in the

Fifty third Year of His Majesty's Reign, intituled An All to extend 53 G. 3. c. 63. Two Alls of the Forty fifth and Forty ninth Years of His present in part,

" Majesty to American Prizes: And Whereas it is expedient that fundry of the Clauses and Provisions in the said Acts contained • relating to Prize Agents and to the Royal Hospital for Seamen

4 at Greenwich in the County of Kent, should be altered and amended, and that further Provisions should be made respecting the same; Be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That such and so many of the Clauses and Provisions in

the said Acts contained as relate to Prize Agents and to the said Royal Hospital, and are by this Act altered, shall be and the same are

hereby repealed.

II. And be it further enacted, That no Person or Persons belonging Persons running to any of His Majesty's Ships or Vessels of War, or to any Merchant away not en-Ship employed in His Majesty's Service, who shall run away, or with- titled to Prize; draw himself or themselves from the Ship or Vessel by which any their Shares, and Prize or Prizes shall be taken from any of His Majesty's Enemies, claimed in Six or shall otherwise desert or withdraw himself or themselves from His Years, to go to Majesty's Service, before or after Notification shall be given by the Greenwich Persons or Agents appointed as hereinaster directed, of the Day Hospital. appointed for the Payment of the several Shares to the Captors of the faid Prize or Prizes, or who shall be marked on the Books of any Ship or Vessel in the Service of His Majesty, his Heirs and Successors, as having run therefrom, shall have, or be entitled to have or claim, any Interest in or Benefit from the said Share or Shares of the said Prize or Prizes, or the Bounty Money hereinafter mentioned, or any Part thereof that shall then remain unpaid; but such Shares, and also the Shares of all Officers, Seamen, Marines, Soldiers and others, as well on board hired armed Ships as on board His Majesty's Ships of War, which shall not be legally demanded within Six Years after the same have been paid to the Treasurer of Greenwich Hospital by virtue of any Law then in Force, shall be forfeited to and to the Use of the said Royal Hospital, unless with respect to such Officers and Seamen as shall be marked "Run," such Mark shall be taken off by Order of the Commissioners for executing the Office of Lord High Admiral of Great Britain, or by Order of the Commissioners of His.

repealed.

Majesty's

On reasonable Cause shewn, unclaimed Shares not forseited. Majesty's Navy: Provided nevertheless, with respect to the Shares of such Officers, Seamen, Marines and Soldiers, hereinbefore mentioned, which shall not be claimed within the time above limited in that behalf, that if reasonable Cause shall be shewn and allowed by the Directors of Greenwich Hospital for the time being, or Five or more of them, or by the Judge of the High Court of Admiralty, why such last mentioned Shares were not claimed in due time the said Shares shall not be forfeited.

Agents fecured against Claims of Run Men, &c.

III. And be it further enacted, That no Agent or Agents for Prizes or Bounty Money shall be liable to be sued, impleaded or arrested by any Person or Persons who shall be marked "Rus," from His Majesty's Service in the List to be duly certified of the Names of the Officers, Seamen, Marines, Soldiers or others who shall be actually on board any of His Majesty's Ships of War at the taking of any Prize or Prizes, or who shall have subsequently deserted from His Majesty's Service, unless the Person so marked "Run," or who shall have subsequently deserted, shall before any Action brought obtain a Certificate of his R. being taken off, and the Forfeiture of his Share of fuch Prizes and Bounty Monies being discharged by the Commissioners of His Majesty's Navy, or any other + or more of them, and shall produce such Certificate to the said Agent or Agents respectively, and unless the said Agent or Agents, on the producing of fuch Certificate, shall refuse to pay the said Prize or Bounty Money in case the same shall be due and payable according to the Directions in His Majesty's Proclamation, within Three Months after any such

Demand made and fuch Certificate produced: Provided always, that

have been marked "Run," upon the Books of, or shall have deserted from any Ship or Ships in His Majesty's Service, and who shall afterwards obtain a Certificate of the R. being taken off, and the Forseiture of his or their Share or Shares being discharged as aforesaid, shall at the time when such Certificate shall be produced to the Agent or Agents as aforesaid, have been paid to the Treasurer of Greenwich Hospital, such Payment shall be a good and sufficient Discharge to

+ Sic.

Proviso.

IV. And he it further enacted, That no Agent shall be compellable to distribute any Proceeds of any Prize, except in the case

In what case Distribution not compellable.

In what case
Distribution before time of
Appeal is
elapsed.

V. And be it further enacted, That if the Judge of the High Court of Admiralty, or of the Vice Admiralty Court, in which any Prize shall have been condemned, shall certify that the Ship or Vessel so condemned sailed under the Flag and Pass of the Enemy, or under any Commission of War granted by the Enemy, then and in such case, on the Application or by the Direction of the Captain or other Commander of the Ship or Vessel making such Capture, the Proceeds shall be distributed and an Order of the Court may be obtained, at his Prayer, on the Agent or Agents, to distribute the Proceeds of such Prize before the time of Appeal is elapsed, subject nevertheless to the Liability of the Captor to answer any Appeal that may be instituted thereafter during the time limited by Law for Appeals.

High Court of Admiralty may order Production

VI. And be it further enacted, That it shall be lawful for the Judge of the High Court of Admiralty, in all cases, either in the present War or in any former War, in which the regular time of

Appeal has elapsed, or in which the Appeal hath been determined, of Accounts and or for any Judge of any Court of Vice Admiralty abroad, in any Distribution fuch case as aforesaid, to which any Certificate from the Judge of the High Court of Admiralty shall be transmitted at the time of Appeal being elapsed, without further Profecution, together with an Order of Distribution thereon, to make an Order for Production and Verification of Accounts, and for the Distribution of the Proceeds, and to enforce the fame by the Process of the said Court, by Monition and Attachment upon the Agent or Agents in whose Hands the Proceeds may be lodged, or any other Person whomsoever to whom fuch Proceeds may have been committed, and likewise by further Process against the Sureties of the said Agent or Agents; and all Courts of Vice Admiralty are hereby empowered, directed Order enforced and required, to enforce upon all Persons within their Jurisdiction all fuch Orders, and all other Orders of the High Court of Admiralty, whether relating to Prizes, or to any Matter or Thing relating thereto, within their respective Jurisdictions.

VII. And be it further enacted, That all the Provisions, Rules, Regulations as Regulations, Forfeitures and Penalties, respecting the Distribution of to Distribution Prize Money, and the accounting for and paying over the Proceeds of Prize in this Act contained, shall be extended to all Seizures under the Revenue Laws, all Grants of His Majesty, all Bounties granted by Act of Parliament, and all other Monies whatever, coming to and being in the Hands of the Prize Agents of the Officers and Crews of any of His Majesty's Ships of War, for their Use and Benefit, by reason of any Capture, Recapture or Seizure made by the said

Ships.

VIII. And be it further enacted, That in all cases of Condem- High Court of nation in the High Court of Admiralty, where there is no Claimant or Appellant before the Court, it shall be lawful for the said Court, at the Prayer of the Captors, to compel the Agents by Process of Monition and Attachment, to vest the Proceeds of the Property invested. condemned in fuch Public Securities as the Captors shall elect, there to remain and accumulate, for the Benefit of the Parties entitled, till the time of Appeal shall be lapsed, subject nevertheless to the further Directions of the Court, upon the Application of the Captors; and Courts of Vice in all cases of Condemnation in any Court of Vice Admiralty, where there is no Claimant or Appellant before the Court, it shall be lawful for the said Court, at the Prayer of the Captors, to direct the smitted, &c. Property captured, or the Proceeds thereof to be forthwith transmitted to Great Britain, there to be vested in such Public Securities, after being fold (if not already converted by Sale), as the Captors shall elect, until the regular time of Appeal shall have lapsed, subject nevertheless to the Directions of the High Court of Admiralty, upon the Application of the Captors.

IX. And be it further enacted, That it shall be lawful for the On Appeal, Judge of the High Court of Admiralty, in all cases wherein any Sentence of Condemnation pronounced in the faid Court is appealed Admiralty may from at the time of serving the Inhibition thereon, or at any time to be brought in, thereafter during the Pendancy of the said Appeal, and without &c. Prejudice to such Appeal, to affign the Agent or Agents, or other Persons in whose Hands the Proceeds of the Prize may be, at the Prayer of either Party, or of the Treasurer of the Navy, or of the Treasurer of Greenwich Hospital, or his Deputy or Deputies for

when time of Appeal 18 elapsed, or Appeal determined.

by Vice Aldmiralty Courts.

and Accounts of Prize extended to Revenue Seizures, &c.

Admiralty may direct Proceeds of Property condemned to be

Admiralty may direct such Proceeds to be tran-

High Court of direct Proceeds Proceeds invested, &c.

fuch Purpose, to bring into and leave in the Registry the Nett Proceeds of the Sales of such Prize, deducting therefrom so much as in the Discretion of the Judge shall be requisite to be left in the Hands of the Agent or Agents, for the Expences of defending the said Appeal; and the Proceeds so brought in shall be deposited, in case the Parties shall agree thereto, in some Public Securities at Interest in the Names of the Registrar or Deputy Registrars, and of such Trustees as the Parties shall appoint, and the Court shall approve; and in case either Party shall refuse his Consent thereto, the Party praying the same shall have such Proceeds laid out and invested in Public Securities in manner aforefaid, he giving good and sufficient Security to the Court to answer to the other Party for any Loss or Deficiency that may be occasioned thereby, in case such other Party shall be ultimately pronounced to be entitled to the Property.

Lords of Appeal may order Proceeds to be brought in, &c.

X. And be it further enacted and declared, That the Lords Commissioners of Appeals are authorized and empowered in any case of Appeal before them, to order at their Discretion the Proceeds of any Prize, the Subject of fuch Appeal, or any Part or Parts thereof, to be paid by the Agent or Agents for such Prize, at the Requisition of the Captors or Claimants, into the Court, to be laid out or disposed of at the Discretion of the Court on any Application made for that Purpose, either by the Captors or Claimants.

High Court of Admiralty may compel Production of Accounts, and bringing in of Proceeds.

XI. And be it further enacted, That on the Application of any Party interested in the Proceeds of any Prize, or of any Person on behalf of the Treasurer of the Navy or Greenwich Hospital, and an Affidavit of any such Party, or any other Person, of his or her Belief that there are Proceeds of any Prize, or Papers, or Books relating thereto, in the Possession of any Agent or Person or Persons, whether the faid Prize or Prizes shall have been taken in the present or in any preceding War, it shall be lawful for the Judge of the High Court of Admiralty to compel the Production of the same, and the bringing in of such Proceeds, and the answering to such Interrogatories touching the same, as the Court shall approve; and if it shall appear that the Party hath been cited without sufficient Cause, he shall be allowed his Costs against the Party making such Affidavit, or at whose Instance he hath been unduly summoned.

Retaining Proceeds contrary to Act.

XII. And be it further enacted, That any Captor, Agent or other Person, who shall acquire or retain the Proceeds of any Prize contrary to the Provisions of this Act, except for reasonable Caule, to be allowed by the Court in which such Prize shall be adjudged, or by the High Court of Admiralty, shall pay Interest thereon at the Rate of One Pound per Centum per Month for such time as the same shall so be in their Custody or Possession, besides all other Penalties imposed by this Act.

Penalty.

XIII. And be it further enacted, That all Appraisements and appointing Prize Sales of any Ship or Ships, Goods, Wares and Merchandize, which shall be taken by any Ship or Ships of War, shall be made by Agents appointed by the Flag Officers or Flag Officer, Captains or Captain, Officers or Officer, Ships' Companies or Company, and others entitled thereto; that is to fay, that if the Flag Officers or Flag Officer of any Fleet or Squadron of Ships which shall take any such Prize or Prizes, or the Majority, if more than One, shall appoint One or more Person or Persons, Agent or Agents as aforefaid, then the Captains and Commanders, or Captain and Commander

Directions as to Agents.

entitled thereto, or the Majority of them, if more than One, may appoint the like Number to act for them; and all the Officers and others described in His Majesty's said Proclamations, and usually defignated the Commissioned and Warrant Officers, may appoint a like Number to act for them; and all the Remainder of the Crew, usually designated the Petty Officers, and the Seamen or Marines,

may appoint a like Number.

XIV. And be it further enacted, That all and every Person or Agents to re-Persons who shall be so nominated and appointed Agent or Agents gister Powers of as aforesaid, for any Prize or Prizes taken by any Ship or Ships, Vessel or Vessels of War, or for receiving the Bounty granted by this Act, shall exhibit and cause to be registered in the said High Court of Admiralty in Great Britain, or in the respective Courts of Vice Admiralty in any of His Majesty's Dominions where the faid Prize and Prizes, and every of them, shall be proceeded against, his or their respective Letter or Letters of Attorney, appointing him or them Agent or Agents for the Purposes aforesaid; and if any Person or Persons so appointed Agent or Agents as aforesaid shall, without sufficient Cause to be approved by the Court, omit or delay so to do for the Space of Twenty Days after the Monition has been taken out in the faid High Court of Admiralty in Great Britain, or in any Court of Vice Admiralty in His Majesty's Dominions, every Person so omitting or delaying shall, for every such Offence, forfeit the Sum of Five hundred Pounds, and be disqualified Penalty. for acting as Agent for any fuch Prize or Prizes.

XV. And be it further enacted, That if any Agent or Agents Agents appointshall be appointed after the time when any Sentence of Condemnation ed after Conin any of the faid Courts of Admiralty shall be given, such Agent or Agents shall, under the Penalties aforesaid, register or cause to be registered in manner aforesaid, his or their respective Letter or Letters of Attorney appointing him or them Agent or Agents as aforesaid within the Space of Twenty Days after the Date of the

laid Letter or Letters of Attorney.

XVI. And be it further enacted, That no Person or Persons, Persons not except the Person or Persons so to be nominated and appointed Agents who Agent or Agents, and who shall actually discharge the Duties of shall share in Agent, shall, under any Colour or Pretence, receive any Part, Share or Proportion, of any Commission in respect of such Agency Business, or any Emolument, Advantage or Benefit, out of any fuch Com- mitting same. mission; and all and every Person or Persons so nominated and appointed Agents or Agent, who shall give to, or allow to be taken by any other Person or Persons; and every Person who shall take, accept or receive, either himself, or by any other Person on his behalf, or for his Use, Benefit or Advantage, or the Use, Benefit or Advantage, of any Part of his Family, any Part, Share or Proportion of any fuch Commission, or any Emolument, Advantage or Benefit thereout, shall, for every such Offence, forfeit and pay the Sum of One hundred Penalty. Pounds, and also double the Amount or Value of what shall have been so given, or allowed to be taken, or shall have been so taken and received as aforefaid.

XVII. And be it further enacted, That the Registrar or Re- Registrars of gistrars of His Majesty's High Court of Admiralty, and of all Courts of Adother Courts of Admiralty or Vice Admiralty in His Majesty's miralty to re-Dominions, shall from time to time duly enter or register, or cause Letters of At-

Attorney.

demnation, regiftering Powers.

Emoluments of Agency Bufiness, and Agents per-

gifter Agents' to torney,

to be entered or registered, in One or more Book or Books to be by him or them kept for that Purpose only, all Letters of Attorney that shall be exhibited or delivered to them after the passing of this Act, by any Agent or Agents for any Prize or Prizes taken or to be taken by any of His Majesty's Ships or Vessels of War, or hired armed Ships, or by any Agent or Agents for the Receipt and Distribution of any Bounty Bill or Bills, within Fourteen Days after the same shall be so exhibited or delivered to such Registrar or Registrars, at his or their respective Offices, which Registry shall contain the Days of Delivery and Entry, the Dates of the Letters of Attorney, the Names and Places of Abode of the Agents, the Names of the Prizes taken, or of the Ships of War or Privateers of the Enemy taken, burnt, funk or otherwise deskroyed, together with the Names of the Ships or Veffels by which fuch Prizes shall have been taken, or by which such Ships of War or Privateers of the Enemy shall have been taken, burnt, sunk or otherwise destroyed, together with the Date of the Condemnation (if any Condemnation shall have passed thereon), and of the Appeal (if any, interposed), and the Registrar or Registrars shall, on the Twenty sixth Day of March, the Twenty fifth Day of June, the Thirtieth Day of September and the Twenty fixth Day of December, in every Year, or within Fourteen Days after each of fuch Quarter Days respectively, so far as relates to the High Court of Admiralty, and with respect to Courts of Vice Admiralty, as soon after each such Quarter Days as any Ship shall sail for Great Britain, deliver or transmit unto the Treasurer of the said Hospital, or to the lawful Deputy of fuch Treasurer for the time being, a true Copy or Transcript, under his or their Hand or Hands, of all such Entries as aforesaid within the preceding Quarter of a Year; and if such Registrar or Registrars shall neglect or refuse to make or keep such Entries, or to transmit or deliver fuch Copies thereof as aforefaid, within the respective times hereinbefore limited for that Purpose, he or they shall, for every such Offence, forfeit the Sum of Five hundred Pounds.

and transmit

to Greenwich

Hospital

Copies of Entries

Penalty.
Agents to give
Security.

Penalty.

Registrars of
Courts of Vice
Admiralty to
transmit Copies
of Letters of
Attorney and
Bonds to Greenwich Hospital

XVIII. And be it further enacted, That every Agent, when he shall register the sirst Letter or Letters of Attorney, which, in pursuance of this Act, he shall register after the passing thereof, shall at the same time give Security with Two Sureties, by a joint and several Bond, in the Sum of Five thousand Pounds, to the Court of Admiralty or Vice Admiralty in which such Letter or Letters shall be registered, for the due Execution of his Trust in all Matters of Prize Agency that shall be committed to his Care during the present War; and if he shall neglect or refuse so to do, such Letter or Letters of Attorney shall be null and void, and he shall be for ever disabled from acting as an Agent in Matters of Prize.

XIX. And be it further enacted, That the Registrar or Registrars of all and every the Court and Courts of Vice Admiralty in any of His Majesty's Dominions shall, on the Twenty sixth Day of March, the Twenty sixth Day of June, the Thirtieth Day of September and the Twenty sixth Day of December, in every Year, make out and transcribe, and as soon after each of such Quarter Days respectively as any Ship shall sail for Great Britain, transmit to the Treasurer of the said Royal Hospital at Greenwich true Copies of all and every such Letter and Letters of Attorney as shall have been so registered in the said Court or Courts in the Three preceding Months;

and of all and every Bonds or Bond given to such Court on regiftering any fach Letters of Attorney pursuent to the next preceding Clause of this Act, Copies of which shall not already have been transmitted, to which Copies the Judge and Judges of the said Court and Courts shall previously affix his and their Seal of Office; and the faid Copies when received by the faid Treasurer of the said Royal Hospital at Greenwich, shall be there registered and open to Inspection, by any Person, gratis, the Charges of which Copies, and affixing the Seal or Seals thereto, and transmitting the same to the Treasurer of the said Hospital, shall be paid by the said Agent or Agents at the time of making such Registry as aforesaid; and in case Registrars reluch Registrar or Registrars shall neglect or refuse to transcribe and suing. transmit such Copy and Copies of the faid Letter and Letters of Attorney in manner aforesaid, such Registrar and Registrars so neglecting or refusing shall forfeit the Sum of Five hundred Pounds. Penalty.

KK. And, for the better and more effectual making such Letters Copies of Let-Of Attorney Evidence of the Agency of the Person or Persons to ters of Attorney whom the same shall be made, be it further enacted, That true Copies so transmitted of such Letter or Letters of Attorney, and of Transcripts under and registered, Seal, transmitted by the said Registrar or Registrars of the Court Agency. and Courts of Admiralty or Vice Admiralty in His Majesty's Dominions, and registered by the said Treasurer of Greenevich Hospital, shall from time to time, and at all times hereafter, be good and lufficient Evidence of the Agency of the Person or Persons to whom such Letter of Attorney is or shall be made, and from time to time, and at all times hereafter, shall be admitted, without further or other Proof thereof, to be legal Evidence in all His Majesty's Courts of Record of Law or Equity; any Law, Custom or Usage to the

contrary thereof notwithstanding.

XXI. And be it further enacted, That upon every Capture there Directions as to shall be seat by the Captain or Commander of the capturing Ship, or Prize Lifts to be some Person under his Authority, to the Agent or Agents for such Capture, a Lift of the Persons entitled to share therein, which Prize Lift shall be subscribed by the Captain or Commander, Lieutenants, and all the figning Officers on board the Ship at the time of the Capture, and at the time when the faid List shall be made out and transmitted, and shall contain the Names, Ages and Descriptions of the Persons entitled to share therein, the Names being arranged in the same Order in which they stand in the Muster Books, which said Names and Descriptions shall be taken from the Description Book belonging to the faid Ship, and an Alphabetical Lift or Index of the Names of all fuch Persons shall be prefixed to such Prize Lift, and the same shall be examined with and corrected by the Muster Books of fuch Ships by which fuch Captures shall be made, deposited in the Navy Office, and shall be certified by Two of the Commissioners of His Majesty's Navy; and in case no such Prize List as aforesaid shall be fent to such Agent or Agents, he or they shall apply to the Commissioners of the Navy for a List of the Persons entitled to share in uch Capture, and such last mentioned List shall thereupon be made put from the Returns in the Office of the said Commissioners of the Navy, who shall cause the same to be made out, and certify the Truth hereof under their Hands, or under the Hands of any Two or more of them; and any Person or Persons who shall after the Name or Altering Lists. ating of any Person or Persons in any List which shall have been so certified

Evidence of

Penalty.

Errors in Prize
Lifts corrected.

Omiffions on Diffribution Lift.

Provilo for Agreements made with Perfons not entitled.

Proviso for Officers, &c. omitted in Distribution Lift.

certified as aforefaid, or erafe or take away any Name therefrom, or add any Name thereto, after the same shall have been so certified as aforesaid, with Intent to defraud any Person or Persons, or any Corporation whatsoever, shall forfeit the Sum of Five hundred Pounds: Provided always, that in case it shall appear at or before Distribution, that any Error has been committed in the Prize List, or in the Muster Books transmitted to the Navy Office, nothing herein contained shall extend to prevent the Correction of such Error; nor in case of the Omission of any Name on the Distribution List, such Omission having been made through Error, to charge the Agent further than with the Payment of the Sum due, together with all Expences of the Party in recovering the same: Provided also, that if any Agreement shall have been made with any Person or Persons not entitled under His Majesty's Proclamation, or the Prize A&, to share in any Capture, the Agent, or Hospital, making Distribution according to fuch Agreement, admitted and acknowledged by the Persons entitled under the said Proclamation or Act of Parliament, shall not be liable to any Penalty on that account: Provided also, that in all cases wherein any Officer, Petty Officer, Seamen, Non Commissioned Officer of Marines or Marine, or other Person or Persons actually entitled to share in any Capture, shall, after Distribution has been made, be proved, by a Comparison with the Muster Books, or Returns in the Navy Office, or otherwise to the Satisfaction of the Commissioners of the Navy, or any Three of them, to have been actually so entitled, but omitted in the Distribution Lift, or included in a Class inferior in Rank to that in which he had really served by Accident or Default, it shall and may be lawful for the faid Commissioners, or any Three of them, to certify such Omission or Error to the Board of Directors of the said Royal Hospital at Greenwich, who shall thereupon cause the Amount of the Share to which such Officer, Petty Officer, Seaman, Non Commissioned Officer of Marines or Marine, or other Person or Persons, if inserted in the Distribution List in his proper Class, would have been entitled, to be paid out of the nonclaimed or Run Men's Shares of the same Prize, or out of the general Fund of unclaimed and forfeited Shares of Prize Money in the Hands of the faid Treasurer of the faid Royal Hospital; and the faid Treasurer or his Deputy, shall thereupon be entitled to maintain and prosecute in the Name of fuch Officer, Petty Officer, Seaman, Non Commissioned Officer of Marines or Marine, or other Person or Persons, at the Charge and to the Use of the said Hospital, any Action or Suit against the Agent or Agents for the Recovery of the Amount of the Money fo paid, that the faid Officer, Petty Officer, Seaman, Non Commissioned Officer of Marines, or Marine or other Person, might himself have maintained if he had not received a Satisfaction for the same from the faid Hospital; but if such Agent or Agents shall be made liable to any fuch Demands in confequence of an Omission or Mistake in any Prize List certified to him or them as aforesaid, it shall be lawful for him or them to stop and retain the Amount of the Share for which he shall be so liable, out of any Prize or Bounty Money in his or their Hands, payable to the Captain or Commander by whom such Prize Lift was figured and certified as aforesaid, or his Executors or Administrators, or to have a remedy over by Action against him

or them, or any of them, for any Charge or Damage thereby ustained.

XXII. Provided always, and be it further enacted, That where Clerks of Navy such Omissions, Misratings, improper Descriptions or Errors, shall Office responsinappen in Lists which shall have been made out or certified at the &c. Navy Office, the Clerk who shall have made out the said Prize Lists, or compared the same with the Muster Books of the capturing Ship, hall be liable to make good to the Party injured by fuch Omission, Misrating, improper Description or Error, the Loss he shall have sustained thereby, in like manner as the Captain or Commander of any of His Majesty's Ships is liable in cases which may happen when Prize Lists are made out by him, or any Person or Persons under his Authority, unless the Commissioners of the Navy shall be satisfied that the Party is entitled to Relief, and shall certify the same to the Directors of Greenwich Hospital: in which case the Treasurer of the faid Hospital shall pay or cause to be paid to the Person or Persons omitted, mifrated or improperly described, or to his or their Representatives, the Sum which, after due Investigation, he or they shall appear to be entitled to; which Payment shall be made out of the unclaimed or Run Men's Shares of the same Prizes, or out of the general Fund of unclaimed and forfeited Shares of Prize Money in the Hands of the faid Treasurer of the said Royal Hospital.

XXIII. And be it further enacted, That in all cases of Condem. On Condemnanation in any Vice Admiralty Court, where there is no Claimant or tions without Appellant before the Court, it shall be lawful for the Judge to compel the Agent, at the Requisition of the Captor, to give Security Agents to give at the time of Condemnation for the faithful Distribution of the Security. Proceeds, or for the remitting thereof to the Treasurer of Greenwich Hospital, or to such Persons in England as the Captors shall appoint, under the Directions of the Court, for the Purpose of being dis-

tributed in England.

XXIV. And be it further enacted, That every Agent resident Agents to trausin the United Kingdom shall, within Six Weeks after any Condemmit Notice of
nation in the High Court of Admiralty, transmit a Notice of such
and Accounts, Condemnation to the Treasurer of Greenwith Hospital, or his Deputy, &c. to Green. and to the Treasurer or Paymaster of His Majesty's Navy, together wich Hospital, with an Account of the State of the Property condemned at the time &c. of fuch Transmission, according to the Schedule marked (A.) in the Appendix to this Act, on Pain of forfeiting for every Neglect the Sum of Five hundred Pounds, unless a reasonable Cause be shewn Penalty.

to and approved by the Court of Admiralty.

XXV. And be it further enacted, That every Prize Agent shall, Agents to exafter the Sale of any Prize is completed, and before the time of the hibit Copies of First Payment of the Prize Money to be distributed (or at any time Sales, &c. thereafter, at the Direction of the Court), exhibit in the respective Court of Vice Admiralty in which the Prize shall have been condemned, or in the High Court of Admiralty; and if such Prize shall have been condemned in any Court of Vice Admiralty abroad, shall, as soon as the same can be done, transmit to the High Court of Admiralty in England an Attested Copy of the detailed Accounts of the Sales of such Prize, duly verified upon Oath, together with Attested Copies of all Vouchers required by the Court, which Copies, fo transmitted to the said High Court of Admiralty, shall be deposited in the Public Registry thereof; and all Parties interested therein shall Objections 54 Gro. III. FF

ble for Errors,

Claim, Court may compel

have thereto heard,

Oath.

Penaky.

have Liberty to object to the Charges and Articles therein contained, and the said Court shall confirm or disallow the Accounts, upon hearing the Objections, and shall make such further Order touching the faid Accounts, and the Distribution of the Proceeds, as the case may require; and any Agent who shall neglect or refuse to bring in a Copy of his Accounts at the time hereby directed, or who shall proceed to distribute without having exhibited and transmitted a Copy of the faid Accounts, duly verified on Oath in manner aforefaid, or who shall refuse or neglect to obey any Order of any Court of Admiralty, for the Distribution of the Proceeds of any such Prize or Prizes, shall forfeit the Sum of Five hundred Pounds of lawful Money of Great Britain, and shall moreover be subject to the Process of the Court of Admiralty, by Monition and Attachment, until be shall have obeyed the Order of the said Court: and it shall be lawful for the faid Court to pronounce the Bond given with the Letter or Letters of Agency to be forfeited, and to levy the Penalties secured thereby from the Sureties in the said Bond.

Bond forfeited, & c.

Agents to transmit Copies of Accounts of Sales, &c. to Greenwich Hospital.

XXVI. And be it further enacted, That every Prize Agent, at the same time that he shall exhibit or transmit an Attested Copy of the detailed Accounts of the Sale of any Prize or Prizes, together with Attested Copies of all Vouchers, to the Courts of Admiralty or Vice Admiralty respectively, as directed by this Act, shall and he is hereby directed and required to transmit another Attested Copy of the said detailed Accounts and Vouchers to the Treasurer of the said Royal Hospital at Greenwich; and every such Agent who shall neglect or resule to transmit such last mentioned Attested Copies of Accounts and Vouchers, shall forfeit and pay the Sum of One hundred Pounds.

Penalty.

Agents to advertize when Accounts of Sales brought in.

XXVII. And be it further enacted, That every Agent shall, Ten Days before he exhibits his Account of Sales in the Registry of the High Court of Admiralty, cause Advertisements to be Twice inserted in the London Gazette, notifying to all Persons concerned the Day on which the Account of Sales of such Prize or Prizes will be brought into the Registry of the said Court.

Per Centage for ... Agency on Nett Proceeds.

XXVIII. And be it further enacted, That, from and after the passing of this Act, the Per Centage for Agency, which in no case shall exceed Five Pounds per Centum, shall be charged upon the Nett Proceeds of any Prize or Prizes, Bounty Bills or Salvage; such Nett Proceeds to be estimated previous to any Deduction for or in respect of Law Charges.

Notification made by Agents of Payment of Prize Money, &c.

XXIX. And he it further enacted, That after the Sale or Sales of any Prize or Prizes which have been or shall be taken from the Enemy by any of His Majesty's Ships of War or hired armed Ships, in this or any former War, or after the Receipt of any Bounty, or other Monies in the Nature thereof, payable to His Majesty's Navy, by the Agent or Person authorized to receive the same, public Notification, in manner hereinaster mentioned, shall be given by the Persons or Agents appointed as aforesaid, for the Payment of the several Shares to the Captors; that is to say, if the Prize or Prizes shall have been or shall be condemned in His Majesty's High Court of Admiralty of Great Britain, then the Person or Persons, Agent or Agents, appointed or to be appointed in pursuance of this Act for the Appraisement and Sale of such Prize or Prizes, shall infert and publish, or cause to be inserted and published such Notification, under his

or their Hand or Hands respectively, together with a Notification of the Amount of an Individual's Share in each Class, in the London Gauette; and if in any Court of Vice Admiralty, then in some Gasette or Newspaper of Public Authority, of the Island or Place where the Prize or Prizes shall have been or shall be condemned, and if there shall be no Gazette, or such other Newspaper published there, then in some one of the most Public Newspapers of such Island or Place; and if no Newspapers are there published, then by affixing Notice to the Church, or some other Public Building, directed by the Governor of such Island or Place; and all Persons or Agents publishing, or causing to be published every such Notification respectively, shall deliver to the Collector, Comptroller or Searcher for the time being of His Majesty's Customs, residing at or belonging to the Port or Place where the Prize or Prizes shall have been or shall be condemned, or the lawful Deputy or Deputies of such Collector, Comptroller or Searcher, Six of those Gazettes or other Newspapers in which such Notification shall be so inferted and published, together with Six Notifications of the Amount of an Individual's Share in each Class; and if there should not be any Public Newspapers in any such Island or Place, then such Person or Persons, Agent or Agents, shall give Six such Notifications in Writing, under his or their respective Hand or Hands, together with Six such Notifications of the Amount of an Individual's Share, to the faid Collector, Comptroller or Searcher, or the Deputy or Deputies of fuch Collector, Comptroller or Searcher aforesaid; and every such Collector, Comptroller or Searcher, or fuch Deputy or Deputies, shall fubscribe his or their Nume or Numes on some conspicuous Part of each of the faid Ganettes, Newspapers or written Notifications respectively, and shall forthwith deliver One of the said Gazettes, Newspapers or written Notifications of Distributions, together with One of the faid Notifications of the Amount of an Individual's Share, to the Deputy to the Treasurer of Greenwich Hospital, resident at the Place where fuch Court of Vice Admiralty is or shall be established, or to which its Jurisdiction shall extend, and by the first Ship which shall sail (after his or their Receipt of such Gazettes, Newspapers or written Notifications respectively) from such Port or Place to any Port in Great Britain, skall transmit or send to the Treasurer of the Royal Hospital at Greenwich, or the Deputy of such Treasurer for the time being, One of the said Gazettes, Newspapers or written Notifications, together with One of the said Notifications of the Amount of an Individual's Share, with his or their Name or Names fo subfcribed to and upon the fame respectively, to be there registered, and another to the Treasurer of the Navy, or His Majesty's Paymaker of the Navy in London; and shall, by the Second Ship or Vessel which shall sail from the said Port or Place to any Port or Place in Great Britain, transmit in like manner to each of the before mentioned Officers one other of the faid Gazettes, Newspapers or other Notifications, together with one other Notification of the Amount of an Individual's Share, marked by him, a Duplicate of the former, and shall faithfully preserve and keep the other of the faid Six Gazettes, Newspapers or written Notifications, and the other Notification of the Amount of an Individual's Share, with his or their Name or Names thereon subscribed as aforesaid, in his we where Cultudy; and at all Ports or Places where Vice Admiralty F f 2

ralty Courts with Jurisdiction in Prize Causes are or shall be constituted, at which there shall be no Collector, Comptroller or Searcher, or other Officer of the Customs, the said Gazettes, Newspapers, or

other Notifications of Distribution, together with the said Notifications of the Amount of an Individual's Share, shall be delivered to and transmitted, and kept respectively in like manner by the Registrar or Deputy Registrar of such Vice Admiralty Court, and at all other Places where Prize or Bounty Money shall be distributed or payable; where there shall be no Court of Vice Admiralty, the said Gazettes, Newspapers or written Notifications of Distribution, together with the faid Notifications of the Amount of an Individual's Share, shall be delivered to the principal Civil Officer of the faid Place or his Deputy, for the Purpose of being transmitted and kept as aforesaid; and that in every such printed or written Notification as aforesaid, the said Person or Persons, Agent or Agents, shall insert or specify the Name or Names of the Prize or Prizes about to be distributed, and of the Ship or Ships by which the same shall have been captured, and also the precise Day of the Month and Year on which such Capture or Captures shall have been made, and also his or their Place or Places of Abode, Christian and Surname or Christian and Surnames at full Length, and the precise Day of the Month and Year appointed for the Payment of the several and respective Shares of the Prize or Prizes to the Captors; and all such Notifications with respect to Prizes condemned or to be condemned in Great Britain, or of which being condemned abroad the Distribution shall be made in Great Brisain, shall be published in the London Gazette Three Days at least before any Part or Parts, Share or Proportion of any such Prize or Prizes shall be paid to any such Person or Persons entitled thereto; and all fuch Notifications with respect to Prizes condemned, or to be condemned, in any other Part of His Majesty's Dominions, where the Distribution shall also be made in such other Part of His Majesty's Dominions, shall be delivered to the said Collector, Comptroller or Searcher, Registrar or Deputy Registrar, or principal Civil Officer or Officers as aforefaid respectively, or such respective Deputy or Deputies, One Day at least before any Part or Parts, Share or Proportion of any fuch Prize or Prizes shall be paid to any Person or Persons entitled thereto, after which several and respective Notifications, if any Man's Share shall remain in the Hands of the Persons or Agents appointed as aforesaid, either belonging to such Men as shall be run from His Majesty's Service, or which shall not be legally demanded and paid within Three Months next after such Notification, then such Share or Shares so remaining in such Person's or Agent's Hands, or belonging to such Men as shall run from His Majesty's Service, shall go and be paid to the Treasurer of Greenwich Hospital.

In what case
Shares of Prize
Money to go to
Greenwich
Hospital.

Agents to keep Office open Two Days in a Week for Payment of Shares.

Penalty.

XXX. And be it further enacted, That every Prize Agent shall, for Three Months after the Distribution has commenced of the Proceeds of any Prize condemned in England, or of which having been condemned abroad, the Distribution shall have commenced in England, or Bounty hereby granted, or Money in the Nature of Bounty, keep an Office open Two Days at least in every Week, during the usual Hours of Attendance, for the Payment of Shares remaining due, which Days, together with the Place where such Payments are to be made, shall be specified in the Notification of Payments published in the Gazette, on pain of forseiting for every Neglect therein Five hundred

Pounds; and at the Conclusion of such Three Months he shall suspend all further Payments to the Captors.

XXXI. And be it further enacted, That if any Person or Agent Neglecting appointed or to be appointed for Appraisement or Sale of any Prize Notification and or Prizes taken or to be taken from the Enemy by any of His transmitting Majetty's Ships or Vessels of War, or hired armed Vessels, or for the Distribution of any Bounty Money, shall neglect or refuse to publish, give or deliver any Notification herein directed or required to be pubished, given or delivered, or shall not give, publish or deliver, any such Notification before the Payment of any Part of such Prize or Bounty Money, or other Money in the nature of Bounty Money, and within the times herein limited, or in the manner herein appointed, or shall not specify or set forth in such Notification the Matters and Things nerein directed to be specified and set forth, every such Person or Agent shall for such Offence forfeit and pay any Sum not exceeding One hundred Pounds, at the Discretion of the Court in which the Penalty. ame shall be sued for; and if any Collector, Comptroller or Searcher of His Majesty's Customs, Registrar of any Vice Admiralty Court, or principal Civil Officer or Officers, or fuch Deputy or Deputies as iforesaid, shall neglect or refuse to receive or to attest, or shall not ransmit or send any such Gazette, Newspaper or written Notification or Notifications of the Amount of an Individual's Share as aforefaid, n such manner as is by this Act directed, every such Collector, Comptroller or Searcher, Registrar of any Court of Vice Admialty, principal Civil Officer or Officers, or fuch Deputy or Depuies so offending, shall, for every such Offence, forfeit the Sum of Penalty. Five hundred Pounds.

XXXII. And be it further enacted, That the Notifications in all Notifications in uch Gazettes, Newspapers, and in Writing respectively as aforesaid, transmitted and which shall be so transmitted and attested by such Collector, Comp- registered, Eviroller or Searcher, Registrar of any Court of Vice Admiralty, or dence of principal Civil Officer or Officers, or such Deputy or Deputies as Agency. sforesaid, and registered at the said Royal Hospital, on Proof of the Hand-writing of fuch Collector, Comptroller, Searcher, Registrar, principal Civil Officer or Officers, or Deputy or Deputies, from time o time, and at all times, shall be good and sufficient Evidence in all His Majesty's Courts of Law and Equity and Admiralty, that the Person or Persons whose Name or Names is or are therein set forth and specified as the Agent or Agents of the Prize or Prizes therein espectively mentioned, is or are such Agent or Agents.

XXXIII. And be it further enacted, That at the End of Four Agents after Months after the Notifications of Distribution so given as by this Act Four Months to lirected, every Prize Agent and Person authorized to receive any Balances to Bounty Money or other Monies in the nature thereof, to which His Greenwich Majesty's Navy are or shall be entitled, shall pay over all Shares and Hospital with Balances then remaining unpaid, to the Treasurer of Greenwich Hos- Accounts, &c. sital, or such Person or Persons as he shall appoint and depute to reeive the same; and shall likewise make out and transmit to the said Treasurer of the said Royal Hospital, or his Deputy, a true Statenent and Account in Writing, under his or their Hand or Hands, of he Produce of all such Prize or Prizes, Bounty, or other Monies, is aforesaid, together with an Account of the Payments of the several shares to the Captors, which shall have then been really and truly by um paid, and shall verify such Statement and Account on Oath, which

like

Oath the said Treasurer of the said Royal Hospital, or his Deputy, is and are hereby authorized and required to administer; and such Agent, or other Person authorized as aforesaid, shall, at the same time, deliver to the said Treasurer of the said Royal Hospital, or his Deputy, an authentic Copy of the Distribution List, on which the Payments have been made, and also the original Prize List delivered by the Commander of the capturing Ship, or the Commissioners of the Navy, as the case may have been, to the Prize Agent, or such other Person or Persons as aforesaid; and every Prize Agent and Person authorized to receive Bounty and other Monies, as aforefaid, who shall refuse or neglect, as herein directed, to pay such Shares and Balances within Thirty Days after the Expiration of such Four Months, shall forfeit the Sum of One hundred Pounds; and every Prize Agent or Person authorized to receive such Bounty or other Monies as aforefaid, who shall have neglected or refused to transmit and verify, with in such Four Months, an Account as above directed of the Proceeds of such Prize, Bounty or other Monies, as aforesaid, and of the Diffribution thereof, shall forfeit the Sum of Five hundred Pounds.

Penalty.

Penalty.

Substituted
Agents accountable to Greenwich Hospital.

XXXIV. And be it further enacted, That when and as often as any Agent or Agents appointed by the Captors of any Prize or Prizes for the Sale and Distribution thereof, shall, after the Proceeds of fuch Prize or Prizes, or any Part thereof, or any fuch Bounty Money as aforesaid, shall have been received, appoint or substitute any other Agent or Agents or Person or Persons to distribute and pay over to any of the Captors their Shares for or on account of fuch Prize or Prizes, and shall remit to such substituted Agent or Agents or Perfon or Persons any Sum or Sums of Money for Distribution as aforefaid, such substituted Agent or Agents, Person or Persons, as also the original Agent or Agents, shall, from the time of such Sum or Sums of Money being received by them respectively, be and they are hereby declared to be answerable and accountable to the said Royal Hospital for all and every Part and Parts, Share and Shares of fuch Sum and Sums of Money as shall be unclaimed or forfeited by any of the Captors entitled to the same, and such substituted Agent or Agents, Person or Persons, shall not repay or refund the unclaimed or forfeited Shares of such Prize or Bounty Money, or any Part thereof, to the original Agent or Agents, who shall have remitted such Money for Distribution as aforesaid, but shall, after the time for Distribution of fuch Prize Money shall have ceased, and in the time in which Prize Agents are directed by this Act to pay over Shares or Balances remaining in their Hands, pay or cause to be paid all unclaimed and forfeited Shares of such Prize or Bounty Money unto the Treasurer of Greenwich Hospital, or his Deputy, in the same manner and under the same Restrictions and subject to the same Penalties for Noncompliance as is directed respecting the original Agents appointed by the Captors of any Prize or Prizes.

Agents to transmit Accounts to Treasurer of Navy.

XXXV. And be it further enacted, That every Prize Agent, or Person authorized and empowered to receive and distribute any Bounty Monies, or other Monies, as aforesaid, shall, within Ten Days after he shall have rendered to the Treasurer of Greenwich Hospital, or his Deputy, and verified his Statement and Account of the Proceeds and Distribution of any Prize or Prizes, Bounty or other Monies as aforesaid, deliver or transmit to the Treasurer or Paymaster of His Majesty's Navy a Copy of such Statement and Account under the

like Penalty for Neglect as is by this Act imposed upon him for ne- Penalty. glecting to render such Statement and Account to the Treasurer of

the faid Royal Hospital, or his Deputy.

XXXVI. And be it further enacted, That after the Balances shall Treasurer, &c. have been so paid over to the Treasurer of Greenwich Hospital, or his Deputy, the faid Treasurer, or his Deputy or Deputies, and the Office open to Clerk of the Cheque of the said Hospital, or his Chief Clerk, shall receive Claims respectively keep an Office open from Nine of the Clock in the Morn- for Shares. ing to Four of the Clock in the Afternoon, on every Day in the Week (Sundays' excepted) for the Purpose of receiving Claims for Shares to be refunded according to the Provisions of this Act; and fhall jointly pay and refund such Shares, when demanded, according to the Regulations hereinafter contained.

XXXVII. Provided always, and be it further enacted, That if any Officers may Flag Officer, or Commissioned or Warrant Officer, shall direct by direct Shares to any Order in Writing that his distributive Share or Balance shall not be paid over to the Treasurer of Greenwich Hospital, or his Deputy Three Years. or Deputies, the same shall for the Space of Three Years remain in the Hands of the Agent, subject to all such further Orders as such Officer may give respecting the same: Provided nevertheless, that if at the End of Three Years such Share or Balance shall not have been paid over to the Officer entitled to the same, the Agent shall pay the Share or Balance remaining in his Hands to the Treasurer of Green-

wich Hospital, or his Deputy or Deputies.

"XXXVIII. And be it further enacted, That no Deduction shall be No Deduction allowed on any Account in the Payments of unclaimed or forfeited Shares and Balances paid over to the Treasurer of Greenwich Hospital, or his Deputy or Deputies, for any Sums not appearing upon the Prize List of Distribution to have been thereon paid and acknowledged, unless satisfactory Vouchers from the Parties entitled there-

to, or their lawful Attornies, are produced for the same.

XXXIX. And be it further enacted, That every Agent, acting as fuch for any Prize in any of His Majesty's Settlements, Colonies or Plantations abroad, or in any Place out of the United Kingdom, shall make up his Accounts, and deliver up and verify the fame in the Vice Admiralty Court in which fuch Prize shall have been condemned, in fuch manner as the said Court shall require, within Six Months after the Commencement of the Distribution of the Proceeds of fuch Prize, and shall, under the Direction of the Court, on the Application of the Deputy of the Treasurer of Greenwich Hospital there resident, and in such manner as shall be specified in any Order made for that Purpose, remit all unclaimed Balances and Shares, and all Shares of Run Men, to the Treasurer of Greenwich Hospital in England, or pay the same over to the Deputy Treasurer for the Purpose of being remitted, at the Election of the Deputy, so as that the Tame, as to every Place except the East Indies, may be paid to the faid Treasurer within Six Months, and as to any Place in the East Indies, within Twelve Months next after exhibiting his Accounts in such Court, in such manner as the said Court shall require, as aforesaid, on Pain of forfeiting his Bond of Five thousand Pounds.

XL. And be it further enacted, That Lifts of all Prizes accounted Lifts of Prises for to the Treasurer of Greenwich Hospital, condemned in the High accounted for to Court of Admiralty, or in any Court of Vice Admiralty, shall be Greenwich Holtransmitted Six times in every Year from the Office of the Clerk some appointed to

Ff4

of Greenwich Hospital to keep

Agents for

allowed on forfeited Shares without Vouch-

Periods for remitting unclaimed Shares from Foreign Parts.

Penalty.

of soms appointed to

receive Claims, and open to Inspection.

If Capturing
Ship ablent,
Treasurer of
Greenwich
Hospital may
invest Money.

Proviso for Perfons entitled, changing Ship,

Notice put on Orders for receiving Prize Money.

Missemeanor.

Altering Orders for receiving Prize Money.

of the Cheque at Greenwich Hospital, to the several Persons appointed by the said Treasurer of the said Royal Hospital, to receive Applications and Claims for Prize and Bounty Monies, which Lists so transmitted, shall be open to Inspection by any Person or Persons who shall desire to inspect the same, on every Day (Sunday excepted), between the hours of Ten and Four, for which Inspection no Fee or Gratuity whatever shall be due or payable.

XLI. And be it further enacted, That in every case in which any Ship or Vessel, Ships or Vessels, having made any Capture or Captures, shall not be in a Port of this Kingdom, or in the British or Irish or North Seas at the regular time of Distribution, so as to enable the Officers and Men thereof to receive the same, it shall be lawful for the Treasurer of the said Hospital, or his Deputy or Deputies, to cause the Proceeds of such Capture or Captures to be paid to him or them, within One Month after the regular Period of Distribution, and when so paid to be forthwith lodged in the Bank, or invested in Exchequer Bills or other Public Securities, in the Names of the faid Treasurer, the Secretary, and Clerk of the Cheque of the said Royal Hospital, till the Return of the Ship or Ships, by which the Capture or Captures shall have been made, for the Benefit of the Captors; and on the Return of any fuch Ship or Ships, to cause such Proceeds, with all Accumulations thereon, under the Authority of the Directors of the faid Royal Hospital, to be distributed within Three Months thereafter: Provided always, that if any Person or Persons entitled to share in such Prize and Bounty Monies, or other Money, as aforefaid, by reason of any Change of Ship or other Cause, shall apply for fuch his or their Share or Shares of any fuch Prize or Bounty Money or other Money as aforesaid, it shall be lawful for fuch Treasurer, Secretary and Clerk of the Cheque, to sell out a sufficient Part of any such Securities, and pay to such Person or Persons the Monies he or they shall be entitled to as aforesaid, or to pay the same out of any other Monies in the Hands of the said Treasurer on Account of Prizes or otherwise, and to retain for the Benefit of Greenwich Hospital such Proportion as shall have been so paid, together with all Interest thereon, when such Securities shall afterwards be fold for Distribution.

XLII. And be it further enacted, That upon every Order for receiving the Prize or Bounty Money of a Petty Officer, Seaman, Non Commissioned Officer of Marines or Marine, the following Words shall be printed or written, before the same shall be attested; videlicet,

- TAKE Notice, that no Prize or Bounty Money can be received under this Order, except by an Agent duly licensed, in con-
- formity to the Act of Parliament of the Fifty fourth Year of King George the Third, or by the Wife, One of the Parents, Children,
- Brothers or Sisters of the Grantors, and that every Offence against the said Provision of the above recited Act, is punishable as a Mis-

demeanor.

XLIII. And be it further enacted, That if any Person shall insert or cause to be inserted in any Order or Authority for receiving Prize or Bounty Money, after Attestation thereof as hereinbefore directed, the Name or Description of any Prize or Bounty Money, other than what shall have been originally expressed in the said Order or Authority when the same shall have been attested, the said Person shall, for every

very fuch Offence, be deemed guilty of a Misdemeanor, and be Misdemeanor.

unished accordingly.

XLIV. And be it further enacted, That all Powers and Remedies Remedies and iven by this Act to, or that may by Law be used or enforced, or Actions given to Letions that may be brought by any Captor or Captors to compel Igents to exhibit their Accounts, and verify the same, and bring in Greenwich roceeds and enforce Distribution, or the Performance of any other Hospital, &c. Juty in his said Character as Agent, or for the Recovery of any 'enalty or Penalties, may and shall be used, exercised, enforced and ut in Execution on behalf of the Captors, generally, or on behalf f any individual Captor, by the Treasurer of Greenwich Hospital, r by the Treasurer of the Navy, in as full and ample a manner as by he Captors themselves, or any individual Captor himself.

\* XLV. And Whereas Petty Officers, Seamen, Marines and Soldiers, in His Majesty's Naval Service, have heretofore been, in many Instances, defrauded of their Prize and Bounty Monies, or large Proportions thereof, in consequence of their having improvidently, and without sufficient Consideration for the same, executed Powers of Attorney, and other Instruments, by which they have transferred

their Interest not only in all such Prize and Bounty Money, which at the time of executing such Powers of Attorney or Instruments might have been due to them, but also all Prize and Bounty

Money to which they might thereafter become entitled;' For Directions as to Remedy thereof, and for preventing a Continuance of fuch Frauds Power of Atand Impositions, be it enacted, That all Share of Prize and Bounty torney for re-Money due, or which shall become due to any Petty Officer, Seaman, Money, &c. Non Commissioned Officer of Marines, Marine or Soldier, or any Person rated as a Boy, or borne as a Supernumerary in His Majesty's Naval Service, shall be paid by the Agent or Agents to the Captors (if the Money shall be in his or their Possession), or the Treasurer of the faid Royal Hospital for the time being, or his Deputy, and the Clerk of the Cheque of the said Royal Hospital for the time being, or his Chief Clerk (if the same shall have been paid over to the said Treasurer), to the Person entitled thereto, or to any other Person authorized to receive the same by any Order in the Form or to the Effect set forth in the Schedule to this Act annexed, marked (B.), which Order shall specify the Name of the Prize or Prizes distributed or for Distribution, or give such Description thereof as shall be fatisfactory to the Person or Persons in whose Possession the said Prize or Bounty Money may happen to be, and who shall be called upon to pay the same; and if the Capture shall have been upon the Land, the Name of the Place captured, together with the Name of His Majesty's Ship or Vessel of War, on board of which the Person making the Order was ferving at the time such Prize or Prizes, or Capture or Captures was or were made; and the Person making such Order shall also procure a Certificate in the Form or to the Effect set forth in the said Schedule marked (B.), which Certificate shall contain a full Description of the Person making such Order, and shall be figned by the Captain or Commanding Officer on board, and One other figning Officer of the Ship or Vessel in which the Person making such Order shall be then serving, if there shall be more than One fuch figning Officer on board or belonging to fuch Ship or Veffel; and if the Person making such Order shall be discharged from the Service, and shall be resident at any Port or Place at which a Deputy

Captors used by Tresfurer of

ceiving Prize

to the Treasurer of the said Royal Hospital shall be appointed, then fuch Certificate, specifying the Particulars before mentioned, shall be figned by such Deputy; and if the Person making such Order shall reside within Four Miles of the said Royal Hospital, then the said Certificate shall be signed by the Clerk of the Cheque of the said Royal Hospital, or his Chief Clerk; and if at any other Place within the Bills of Mortality, then the same shall be signed by the Officer for Prizes in the Navy Pay Office, or his Affiftant; and if at any other Place in England, at which no Deputy to the Treasurer of the said Royal Hospital shall be appointed, and not being within the Bills of Mortality, or within Four Miles of the faid Royal Hospital, then fuch Certificate, specifying the Particulars before mentioned, shall be figned by the Minister and One of the Churchwardens, and if in Scotland, by the Minister and One of the Elders of the Parish or Place in which fuch Person shall reside at the time of making such Order; and if the Person making such Order shall be a Non Commissioned Officer of Marines, or a Marine at Head Quarters, then such Certificate specifying the Particulars before mentioned, shall be signed by the Colonel or Commanding Officer for the time being, and the Adjutant of the Division of Marines to which such Person so making fuch Order shall at the time belong; and if the Person making such Order shall be in either of the Royal Naval Hospitals, then such Certificate, specifying the Particulars before mentioned, shall be signed by the Governor and Agent of the said Royal Naval Hospitals respectively; and if the Person making such Order shall be on Shore at Sick Quarters, then such Certificate, specifying the Particulars before mentioned, shall be figned by the Surgeon at such Sick Quarters, and One of his Assistants, if he shall have an Assistant, which Certificate shall be written or printed on the same Paper on which such Order shall be written or printed, and which Order and Certificate being presented together and the said Order being paid, such Order and Certificate shall remain with the Agent or Agents to the Captors or the Treasurer of the said Royal Hospital, or his Deputy, paying the same: Provided always, That every such Order as above described, shall be revocable at Pleasure by the Person making the same: Provided also, That no such Order shall be valid to authorize the Receipt of any Prize Money or Bounty Money, which shall be in Course of Payment or Distribution, if the Party making such Order shall be then refiding or dwelling within the Distance of Five Miles from the Place where such Prize Money or Bounty Money shall be payable; and if any Agent or Agents for Prizes shall pay or cause to be paid any Share of Prize Money or Bounty Money, to any Person or Persons upon any Order made within that Distance of the Place where fuch Prize Money or Bounty Money shall be payable, such Prize Money or Bounty Money being in Course of Distribution at the time of making such Order, such Payment shall be void to all Intents and Purposes; and the Agent or Agents making the same, shall forfeit the Sum of Five hundred Pounds, to be recovered with full Costs of Suit, and applied in such manner respectively, as is hereinafter mentioned.

Orders revocable.
No Order valid
if Party refident
within Five
Miles.

Penalty.

Stamp Duty on Orders.

Orders in what case void.

XLVI. And be it further enacted, That upon every Order made under the Authority of this Act, directing the Payment of Prize or Bounty Money, a Stamp Duty of One Shilling, and no more, shall be payable to His Majesty, and that no Order purporting to autho-

ze the Receipt of Shares due to more than One Person shall be semed valid, but that the same shall be void and of no Effect.

4 XLVII. And Whereas Doubts have arisen, whether any Orders or Powers of Attorney heretofore made and executed under the Authority of an Act passed in the Forty third Year of His present 43 G. 3. c. 160. Majesty, intituled An Att for the Encouragement of Seamen, for the better and more effectually Manning His Majesty's Navy; and for regulating the Payment of Prize Money, and for making Provisions for the Salaries of the Judges of the Vice Admiralty Court in the Island of Malta, and in the Bermuda and Bahama Islands; which Act was by the faid hereinbefore recited Act of the Forty fifth 45 G. 3. c. 72-Year of His present Majesty, repealed or under the Authority or 51: in pursuance of other Acts of Parliament now repealed or altered, der former Act although made and executed while the said Acts respectively re- in what case mained in Force, are now valid; Be it therefore enacted, That void. Il fuch Orders or Powers of Attorney, if made and executed prior o the passing of the said Act of the Forty fisth Year of the Reign of 'His present Majesty hereinhefore recited, although made and exeuted pursuant to the Laws in force at the time when the same were o made and executed, are and shall be and are hereby declared to be full and void, and of no Effect whatever, save and except Orders or Powers of Attorney made and executed purfuant to the Laws in force at the time of their Execution, by Petty Officers and Seamen, Non Commissioned Officers and Privates of Marines, to Persons kanding in the Relationship of either a Wife or Child, or Father or Mother, or Grandfather or Grandmother, or Brother or Sister, or Uncle or Aust, or Niece or Nephew.

XLVIII. And he it further enacted, That it shall be lawful for Treasurer of the faid Treasurer of the said Royal Hospital for the time being, to Greenwich Hosnominate and appoint such Person or Persons, to be his Deputy or Deputies, for receiving Applications and Claims for Prize and Bounty Monies, and for other the Purposes of this A&, at such Port or Places within the United Kingdom, as he shall from time to time think neceffary, whose Duty it shall be to prepare such Petitions and Applications, and transmit the same, together with the Certificates, to the Clerk of the Cheque of the faid Hospital, in manner hereinafter

mentioned.

XLIX. And be it further enacted, That it shall and may be Directions as to lawful for any Person or Persons claiming any Share or Shares, or Balance or Balances, of any Prize or Bounty Monies paid into Greenwich Hospital, to apply to any such Person so to be appointed by the faid Treasurer of the said Royal Hospital as aforesaid, and residing in any Part of the United Kingdom, and upon producing to him fuch Certificates of Service in His Majesty's Navy as such Claimant or Claimants may have in his, her or their Possession, to sign a Petition or Petitions, Application or Applications, to the Directors of the faid Hospital, to be prepared by such Person or Persons in manner aforefaid, praying that fuch Share or Shares, Balance or Balances, may be paid or refunded to such Claimant or Claimants; which Petition or Retitions, Application or Applications, together with the said Certificates, shall be transmitted to the Clerk of the Cheque of the said Motpital, who shall report thereon the Sum or Sums due to the Claimant or Claimants, with the circumstances under which the same was or wore paid into the Hospital; and, if he shall deem it neces-

pital appointing Deputies to receive Claims, &c.

Claims made for Shares paid to Greenwich Hospital

authorized

fary, refer the faid Petition or Application, Petitions or Applications, to the Navy Office, that the Service of the Claimant or Claimants may be ascertained and returned to the said Clerk of the Cheque of the faid Royal Hospital, or his Chief Clerk, who, if such Service shall be found to correspond with the Certificates produced and transmitted, or Statement made by the Person or Persons claiming such Prize or Bounty Monies, shall certify the same to the said Treasurer Remittance Bill. of the faid Royal Hospital, or his Deputy, who shall thereupon send a Remittance Bill or Remittance Bills for the Amount, in the Manner and Form hereinafter mentioned, or shall pay or remit the same in fuch other manner as the faid Treasurer of the said Royal Hospital, or his Deputy, and the Clerk of the Cheque, or his Chief Clerk, fhall from time to time judge more expedient.

Directions as to Claims made where there is no Deputy of Treasurer.

L. And be it further enacted, That it shall be lawful for every Person claiming any Share or Balance of Prize or Bounty Money paid into Greenwich Hospital, and residing and being in any Port or Place of the United Kingdom at which there shall be no such Deputy to the said Treasurer of the said Royal Hospital for the Purposes last aforesaid, to apply for such Share or Balance by Letter or otherwise, to the Treasurer or Clerk of the Cheque at the said Royal Hospital, and such Claimant or Claimants shall thereupon, if necessary, be furnished by such Treasurer or Clerk of the Cheque with Blank Petitions and Forms, to be filled up and attested by the Minister, Churchwardens or Elders of the Parish in which such Claimant or Claimants shall reside; which Petitions, when filled up, shall be transmitted to the Clerk of the Cheque of the said Royal Hospital, together with any Certificate of the Service of such Claimant or Claimants in the Navy, which fuch Claimant or Claimants may have in his or their Possession; and when the same shall have been returned from the Navy Office upon such Attestation and Certificate (in case the Clerk of the Cheque shall judge it necessary to refer them to that Office), and a Certificate shall have been obtained from the Navy Office of the Service of fuch Claimant or Claimants, corresponding with the Certificates which shall have been produced by him or them as aforefaid, such Share or Balance, Shares or Balances, shall be forthwith paid to such Claimant or Claimants, on Application at the proper Office at Greenwich Hospital; or if from Distance of Residence, or any other Cause, such Claimant or Claimants shall not be able conveniently to attend at the said Royal Hos-Remittance Bill. pital to demand the same, a Remittance Bill, in the Form or to the Effect hereinafter set forth, and in manner hereinafter mentioned, shall be forwarded and fent for the Amount of fuch Share or Balance, Shares or Balances, or the same shall be remitted to or for the Use of fuch Claimant, in fuch other manner as the said Treasurer or his Deputy, and the Clerk of the Cheque, or his Chief Clerk, shall from time to time judge more expedient.

LI. And, in order to facilitate the Payment of Prize and Bounty Monies by the Treasurer of the said Royal Hospital to Officers, Seamen, Marines, Soldiers and others entitled thereto, who may be ferving in His Majesty's Navy, or who may be resident in any Part of the United Kingdom distant from the said Royal Hospital, and for preventing Frauds and Abuses attending the same, be it enacted, That it shall and may be lawful to and for the said Treasurer of the faid Royal Hospital, or his Deputy, and they are hereby respectively

Directions for facilitating Pay-

authorized and required, as often as there shall be Occasion, to make ment of Prize out or cause to be made out Two Bills for every Sum of Money which they shall have Occasion to pay to any Person of the Description last hereinbefore mentioned; which Bills shall be Duplicates, venting Frauds. and joined together with Oblique Lines, Flourishes or Devices, in fuch manner as the faid Treasurer or his Deputy shall think proper, and shall be payable to such Person by the Receiver General of the Land Tax for any County, Riding or City, within the United Kingdom, Collector of the Customs for any Port, or Collector of Excise for any Collection in the United Kingdom respectively, near which such Person shall happen to reside, according to the Appointment of such Bills; and the faid Bills, being numbered and dated, shall be signed by the faid Treasurer or his Deputy, and attested by the Clerk of the Cheque of the faid Royal Hospital, or his Chief Clerk, and be written or printed according to the following Form, or fuch other Form as the faid Treasurer and Clerk of the Cheque of the faid Hospital shall from time to time deem more convenient and proper.

Money by Greenwich Holpital, and pre-

Form of Bills

wich Hospital

for Payment of

· SIR,

in the County of made by Green-' PAY to upon producing the Duplicate hereof, together with a Certificate under the Hands of the Captain and One other Prize Money. i figning Officer of the Ship to which fuch belongs, (in case he is in His Majesty's Naval Service,) or of the Minister

and Churchwardens [or, in that Part of the United Kingdom of Great Britain and Ireland called Scotland, under the Hands of the Minister and Two Elders] of the Parish where he resides, (in case he is not in such Naval Service), That to the best of their Knowledge and Belief he is the Person named in such Bill, the Sum of

Sterling, being on Account of for Captures made by His Monies due to the faid if the same shall be demanded within Majesty's Ship Six Calendar Months from the Date hereof, otherwise you are to return this Bill to the Treasurer of the said Royal Hospital.

Treasurer, or his Deputy.

Attested

7 Clerk of the Cheque of the said Hospital or his Chief Clerk.

' Royal Hospital, Greenwich.

To the Receiver General of the Land Tax of the

County of

To the Collector of the Customs of the Port of

To the Collector of Excise at

N.B. The personating or falsely assuming the Name and Character of any Person entitled or supposed to be entitled

- f to Prize Money, for Services performed in His Majesty's
- · Navy, in order to receive the same, is Felony without Be-

f nefit of Clergy.'

nd as foon as the faid Bills shall be so made out and signed, the Regulations as to d Treasurer of the said Royal Hospital, or his Deputy, shall cause Bills. em to be cut asunder indentwise, through the Oblique Lines, purishes or Devices aforesaid, and shall cause One of the said Bills be transmitted forthwith to the Person nominated and appointed the Payee in such Bills, and the other of the said Bills shall be afmitted forthwith to the faid Receiver General of the Land Tax.

Col-

Collector of the Customs or Collector of the Excise, on whom such Bills shall be so drawn as aforefuld; and the said Receiver General of the Land Tax, Collector of the Customs or Collector of Excise, if the faid Bills shall be produced and delivered to either of them respectively within Six Months, if in Great Britain, and if in Ireland, then within Nine Months from the Date thereof, are hereby required and enjoined to examine such Duplicate, together with the Certificate to be produced as aforelaid, and to enquire into the Truth thereif by the Oath of the Person producing the same, or, such Person being a Quaker, by the solemn Affirmation of such Person (which Out or Affirmation they are hereby respectively authorized and required to administer), and upon being duly satisfied of the Truth of such Certificate, to testify the fame on the Buck of such Bill, and interdiately to pay to such Person without Fee or Reward, on any Pretence what foever, the Sum directed to be paid by fach Bill, taking his Receipt for the fame on the Buck thereof; but in case the Drplicate of such Bill shall not be produced and delivered, and the Payment thereof be demanded within Six or Nine Calendar Months from the Date, as the cafe may be as aforesaid, or if a proper Certificate of the Person claiming such Prize or Bounty Money be not likewise produced, then the faid Receiver General, Collector of the Cultoms or Collector of the Excise, shall return such Bill to the Treatment of the said Royal Hospital, or his Deputy, who shall cause such Bill to be cancelled, and from and after the cancelling of the same fuch Prize and Bounty Money shall remain payable in like mamer a if the faid Bill had not been made out; all which faid Bills and Receipts to be so made and given as aforesaid, and also all other Receipts for Prize and Bounty Money, which shall be at any time pad and refunded by the faid Treasurer of the said Royal Hospital, or his Deputy, to any Person or Persons whomsoever, shall be see and exempt from and not liable to any Duty of Stamps whatfoever; any Law or Statute to the contrary thereof notwithstanding.

Stamp Duty.

Treasurer of
Greenwich Holpital to repay
Remittance
Bills.

Directions if
Receiver General, &c. have not
Money to
answer Bills.

LII. And be it further enacted, That all such Remittance Bills which shall be drawn upon and paid by the Receiver General of the Land Tax for any County, Riding or City, Collector of the Customs for any Port, or Collector of Excise for any Collection in the United Kingdom, upon being produced and delivered at the Office of the Treasurer of the said Royal Hospital, shall be immediately repose by such Treasurer or his Deputy to such Receiver General of the Land Tax, Collector of the Customs or Collector of Excise, or to their respective Orders.

LIII. Provided always, and be it hereby further enacted, That if any such Receiver General, Collector of the Customs or Collector of the Excise, to whom the Duplicate of any of the Bills hereinbefore directed to be made out shall be tendered for Payment, shall not then have in his Hands Public Money sufficient to answer the same, and shall therefore resuse or delay the immediate Payment thereof, such Receiver General, Collector of the Customs or Collector of the Excise, shall immediately indorse on the Back of the said Duplicate the Day of its being so tendered to him, and the Cause of his Result or Delay to pay the same; and, in such case the said Receiver General or Collector shall forthwith transmit the said Duplicate, with his Certificate of Non payment thereon, to the Clerk of the Cheque of the Royal Hospital at Greenwith, who shall take such Sups

nay be necessary for remitting the Amount of the Duplicate to the 'erson entitled to receive the same; and if, upon Complaint made o the respective Commissioners appointed by His Majesty, his Heirs r Successors, to manage the said several Duties of the Land Tax. Zustoms or Excise, it shall appear that such Receiver General, Colector of Cultoms or Collector of Excise, hath unnecessarily and vilfully refused or delayed the Payment of such Bill, it shall and nay be lawful to and for any Three or more of the faid Commissioners o convict and fine any such Offender, under their respective Diection, in any Sum not exceeding Fifty Pounds, according to the Vature or Degree of the Offence, which Conviction shall be made by the faid respective Commissioners; and such Fine shall be levied and recovered in such and the same manner, to all Intents and Pursoses, as any Conviction may be made, and any Penalty may be evied or recovered for any Offence against any Law by which any Justoms or Excise is imposed or laid; and the said Fine, when levied, hall be paid to the Informer or Informers against such Offender.

LIV. And be it further enacted, That no Person paying any No Fee, &c. share or Balance of Prize Money refunded by Greenwich Hospital on Refund by hall receive any Fee, Gratuity or Reward from or on Account of Hospital. my Payment thereof, or of any Act, Matter or Thing done, relating o the procuring or paying the same to any Claimant, or any Person. in his Behalf, under any Pretence whatever, on Pain of forfeiting for Penalty.

very such Offence One hundred Pounds.

LV. And be it further enacted, That in all cases in which any Agents to Clark of the Channe of the feid Powel Hofrital on the Office Made by Greenhe Clerk of the Cheque of the said Royal Hospital, or the Officer wich Hospital or Prizes in the Navy Pay Office, in the Form in the Schedule to this or Navy Pay Act annexed, marked (C.), requiring that such Claim may be either Office. atisfied, or a reason assigned for its Disallowance, such Prize Agent r Prize Agents shall either pay the same, or state in Writing under us or their Hand or Hands the reason of his or their resusing to do o, and deliver the same to the Party claiming the same, and presentng such Requisition; and if the reason assigned be, that such Claim as been already satisfied, the said Agent or Agents shall specify the Jame and Place of Abode of the Person or Persons by whom the Amount thereof was received, and under what Authority, from the Maimant or Claimants, and at what time or times the same was aid; and if any such Agent or Agents refusing Payment of any uch Prize or Bounty Money, shall omit, at the time of such Claim eing made, accompanied by such Requisition as aforesaid, or within Iwo Days afterwards, to give and subscribe such Information as to he Cause of not satisfying such Claim, he or they shall forseit and ay to fuch Claimant or Claimants double the Amount of the Sum Penalty. o claimed, to be recovered by him, her or them, with full Costs f Suit in an Action of Debt, wherein it shall be sufficient for the Plaintiff or Plaintiffs to declare against the Defendant or Defendants or so much Money had and received by him or them to and for the Jie of such Plaintiff or Plaintiffs; and that Proof of such Claim, nd of the Service of such Requisition as is hereinbefore mentioned, pon such Agent or Agents, shall be and be deemed sufficient Evi- Evidence. ence in Support of any such Action; any Law, Statute or Usage o the contrary in any wile notwithstanding. LVI. And

Refusal or Delay of Payment.

None but licensed Persons to receive Wages, Prize Money, &c.

Exceptions.

Fraudulently receiving Prize Money, &c.

Mildemeanor.

Directions as to Licences for receiving, Wages, Prize Money,

LVI. And Whereas it has frequently happened, that Frauds 6 have been practifed upon Petty Officers and Seamen in the Navy, 4 and on Non Commissioned Officers of Marines, and Marines, by • Persons of bad Character, who have been authorized by them to receive Wages, Pay, Prize Money and Bounty Money, or Money • in the nature of Bounty Money, to which they were entitled; Be it therefore enacted, that it shall not be lawful for any Person within the United Kingdom, to receive any Wages, Pay, Prize Money or Bounty Money, or Money in the nature of Bounty Money, due or to become due to any Petty Officer, Seaman, Non Commissioned Officer of Marines or Marine, for or on account of his Services respectively on board any of His Majesty's Ships, or in the Capture of any Fortress upon the Land, or any Arms, Ammunition, Stores of War, Goods, Merchandize or Treasure, on any Conjunct Expedition of Sea and Land Forces, under any fuch Orders as hereinbefore mentioned, other than Persons who shall be duly licensed in the manner hereinafter mentioned for that Purpose: Provided always, that nothing herein contained shall extend or be construed to extend to prevent any such Petty Officers, Non Commissioned Officers, Seamen, Soldiers or Marines from giving such Orders to receive their Wages, Pay, Prize Money or Bounty Money to their Wives, or to the Persons in the several Degrees of Relationship following; that is to say, Parents, Children, Brothers or Sisters of such Petty Officers, Seamen, Marines and Soldiers; any thing hereinbefore contained to the contrary thereof in any wife notwithstanding.

LVII. And be it further enacted, That any Person who shall falsely represent himself or herself to be within any of the Degrees of Relationship in Blood as before described, in order to enable himfelf or herfelf to receive any Prize Money or Bounty Money, or Share of Prize Money or Bounty Money due or to grow due for or on account of the Services of any fuch Petty Officer, Non Commisfioned Officer, Seaman or Marine, under any fuch Order as aforesaid, or who, not being within any fuch Degree of Relationship, and not being licensed as aforesaid, shall receive any Wages, Pay, Prize Money, Bounty Money or other Allowances of Money for the Use of any such Petty Officer, Non Commissioned Officer, Seaman or Marine; or if any Agent or Person whose Licence shall have been revoked as hereinafter mentioned, shall offer himself to receive, or shall receive any fuch Wages, Pay, Prize Money, Bounty Money or other Allowance of Money, not being within any of the Degrees of Relationship aforesaid, and be thereof duly convicted, shall be deemed

LVIII. And be it further enacted, That every Person, not being a Prize Agent, and having given Security as such, according to the Provisions of this Act, before he shall act as an Agent for receiving the Wages, Pay, Prize Money, Bounty Money or other Allowances of Money of any such Petty Officers, Non Commissioned Officers, Seamen or Marines, shall take out a Licence for that Purpose from the Treasurer of His Majesty's Navy for the time being, who is hereby authorized and empowered to grant the same, on good and sufficient Security (to be approved of by the said Treasurer) being given by Bond to His Majesty, his Heirs and Successors, in the Penalty of Three hundred Pounds, that such Person so taking out such Licence shall demean himself properly, and duly account to all Persons for

whom

whom or for whose Use any such Wages, Pay, Prize Money or Bounty Money, shall have come to his Hands and for which Licence he Sum of Twenty Shillings, and no more over and above any Stamp Duties that may be due and payable thereon, shall be paid by the Peron taking out the same, to the Officer of Prizes in the Office of the Creasurer of the Navy, who shall pay over the Amount thereof to he Paymaster of Incidents in the said Office, towards the incidental Expences therein incurred; which Licence shall be in force for the Continuance of

Space of Three Years from the Date thereof. LIX. Provided always, and be it further enacted, That if after Licence he taking out of any such Licence, it shall appear to the Treasurer revoked. of His Majesty's Navy for the time being, that any such licensed Agent hath abused the Trust reposed in him by not duly accounting o any Person or Persons by whom he shall have been empowered o receive any fuch Wages, Pay, Prize Money, Bounty Money or other Allowances of Money as aforesaid, for the Sum or Sums of Money by him received in that behalf, or by practifing any Fraud or mposition on any such Person or Persons, then and in that case it hall and may be lawful for the said Treasurer, by any Writing under is Hand to be delivered to such Licensed Agent, or left at his aft or most usual Place of Abode, or Place where his Business of Agency shall be carried on, to revoke the Licence so to be granted or taken out as aforesaid; which Revocation, if such Agent's Place of transacting Agency Business shall be in London, or within the Bills of Mortality, shall be published in the London Gazette, and if 1 the Country or out of the said Bills of Mortality, also in some Public Tewspaper in Circulation at or near to the Place where such Agent hall transact his Business of Agency, for the Information of all Perons interested in Wages or Prize Money; and thenceforth the Power nd Authority of such Agent to demand and receive Wages, Pay, rize Money, Bounty Money, and other Allowances of Money due r to grow due on Account of the Services of any such Petty )fficers, Non Commissioned Officers, Seamen or Marines, shall ab-

plutely cease and determine. LX. And be it further enacted, That the Names and Places of Lists of licensed bode and of transacting Agency Business of every such licensed gent, shall be inserted in a List and hung up in the Hall of the lavy Pay Office in Somerset Place, and in some conspicuous Place each of the Navy Pay Offices at the several Out Ports of the nited Kingdom, for the Inspection of all Persons who shall resort ither on Business, and which Lists shall be renewed from time to

ne as Occasion may require.

LXI. And be it further enacted, That as often as any fuch licensed Licensed Agents gent shall remove or change his Office or Place of conducting the Removal. asiness of Agency, he shall within Fourteen Days after every such pmoval or Change of Place, give Notice thereof in Writing to the reasurer of His Majesty's Navy for the time being, on Pain of forting for every neglect thereof the Sum of Fifty Pounds.

IXII. And be it further enacted, That all Letters or Packets dreffed to the said Treasurer or Clerk of the Cheque of the said wal Hospital for the time being, upon any Business or Affairs Prize Matters stive to Prize Matters, or upon any other Business or Affairs of siee of Postage, said Royal Hospital, shall, from and after the passing of this Act, free from the Duty of Postage; and also that all Letters or 54 Gro. III. **Packets** Gg

Licence.

Agents hung up.

to give Notice of

Penalty.

Letters of Greenwich Holpital on Packets sent by the faid Treasurer, or by the Clerk of the Cheque of the said Royal Hospital for the time being, upon such Business or Affairs as aforesaid, or by the Officer for Prize Matters in the Navy Pay Office, upon any Bufiness relating to such Prize Matters in manner and form hereinafter directed, shall be sent free from the said Duty of Postage; and all Letters and Packets relating to the Matters aforesaid, that shall be forwarded by the said Treasurer or Clerk of the Cheque, or by such Officer for the Prize Matters in the Navy Pay Office as aforesaid, shall be under Cover, with the Words "Pursuant to Act of Parliament, Fifty fourth George the Third," printed upon the same; and the said Treasurer or Clerk of the Cheque of the faid Royal Hospital, or Officer for Prize Matters in the Navy Pay Office, as the case may be, shall write his Name under the same; and they and each of them are and is hereby strictly prohibited from inclosing or fending under such Covers any Writing, Paper or Parcel what soever, excepting such as relate to the Business or Affairs of the faid Royal Hospital, or to such Prize Matters respectively.

Papers, &c. under Covers, &c.

Officers to send Accounts of Captures to Treasurer of

Navy, &c.

Penalty.

Sending other

Payment to Representatives of Seamen.

Expences of executing Act, &c. paid out of Interest or Principal of unclaimed Shares.

LXIII. And be it further enacted, That if any fuch Treasurer or Clerk of the Cheque, or Officer for Prize Matters as aforefaid, shall fend or convey under any of the Covers aforesaid, any Writing, Paper or Parcel, other than those relating to the Business or Affairs of the faid Royal Hospital, or such Prize Matters as aforesaid, the Person fo offending shall, for every such Offence, forfeit and pay the Sum of One hundred Pounds.

LXIV. And be it further enacted, That all Captains and Commanders of His Majesty's Ships and Vessels of War, or hired armed Ships, shall from time to time, as soon as the same can be doze, transmit to the Treasurer of the Navy, and to the Clerk of the Cheque of the faid Hospital, Accounts in Writing of all Prizes taken, with the Name of the Port to which the Capture was fent, with the Name and Place of Abode of the Agent or Agents, stating whether it is a sole or joint Capture, and, if joint, the Names of the several Ships alleged to be aiding in fuch Capture, with the Date of the Capture, and the Place where the same was made.

LXV. And be it further enacted, That the Prize and Bounty Moneyadue to the Representatives of Petty Officers, Seamen and Marines deceased, shall be paid only to their Representatives, or their lawful Attorney or Attornies, upon Production of the Cheque to be granted by the Inspectors of Seamen's Wills.

LXVI. And be it further enacted, That the Expences incurred in executing this Act, and the Sums paid in remunerating the Officers of the Navy Office, Navy Pay Office or of Greenwich Hospital, for their Care, Pains and Trouble in executing the Regulations thereof, hall be subject to the Discretion of the Commissioners of the Navy, as far the same relate to Officers of or Persons employed in the Navy Office, or otherwise under the Orders of such Commissioners, of the Tresfurer of the Navy, as far as the same relate to Officers of or Persons employed in the Navy Pay Office, and of the Board of Directors of the faid Hospital, as to all Officers and Persons employed or belonging to Greenwich Hospital, and shall be paid by the said Board of Directors out of the Interest of unclaimed Shares, and Shares of Run Men, invested in Government Securities, or if necessary, out of the Principal Sums in the Hands of the Treasurer of the said Hospital, on Account of such Shares of Run Men, the Accounts of such Re-

munerations

munerations and Expenditures being annually returned to Parliament; and the Commissioners of the Navy, and the Treasurer of the Navy respectively, shall Quarterly cause an Account to be sent of the Amount of such Expences to the said Board of Directors of the said Royal Hospital, who shall immediately cause the same to be paid to the Order of the said Commissioners and Treasurer respectively.

LXVII. Provided always, and it is hereby declared and enacted, That, from and after the passing of this Act, all Fees heretofore paid by the said Royal Hospital at the Navy Office, for tracing the Services of Persons claiming Shares of Prize or Bounty Money, shall

cease, and be no longer due or payable.

LXVIII. And be it further enacted, That no Person employed by Greenwich Hospital in executing the Regulations of this Act, shall act as an Agent for Prizes, or be concerned directly or indirectly in the Business thereof, under the Penalty of Five hundred Pounds.

LXIX. And be it further enacted, That if any Person or Persons Perjury, &c. shall falsely make Oath to any of the Matters hereinbefore required to be verified on Oath, or suborn any other Person so to do, such Person or Persons shall suffer the like Pains and Penalties as are incurred by Persons committing wilful and corrupt Perjury; and that if any Person or Persons shall counterfeit, erase, alter or falsify any Commission for War or Letter of Marque, or any Warrant for making out the same, or any Certificate required or directed by this Act to be given for obtaining the same, or shall publish or make use of any fuch Commission for War, or Warrant for making out the same, or any Certificate as aforefaid, knowing the same to be counterfeited, erased, altered or falsisied, such Person or Persons shall, for every fuch Offence, forfeit the Sum of Five hundred Pounds.

LXX. And be it further enacted, That all and every Person and Persons hereby directed to transmit or deliver all or any of the Accounts before mentioned, who shall refuse or neglect to transmit or deliver all or any fuch Account or Accounts to the Treasurer of the faid Hospital, or his faid Deputy or Agent, within the time before limited and appointed, in Manner and Form as hereinbefore mentioned, shall, for every such Offence, forfeit the Sum of One hundred Penalty. Pounds, and shall pay the Expence of any Application to any Court

to compel the Production and Delivery of the fame.

LXXI. And be it further enacted, That if any Fraud, Collusion Frauds in Acor Deceit shall be wittingly or willingly made, used, committed, pernitted or done or suffered in making, stating or balancing such Accounts, then every Person or Persons who shall be thereof duly convicted, and his and their Aiders and Abettors, shall forfeit and

ay, for every fuch Offence, the Sum of five hundred Pounds.

LXXII. And be it further enacted, That, from and after the Proceeds of affing of this Act, the Proceeds of all Captures made prior to the First Day of January One thousand eight hundred and five, in this or ny former War, which shall not have been already advertised for diffribution, shall be distributed under the Regulations of this Act, and the forfeited and unclaimed Shares be accounted for and paid accordingly. the Treasurer of Greenwich Hospital within the same Period, and like manner as by this Act is directed; and that the Agents for I Captures made previous to the First Day of January One thound eight hundred and five, in this or any former War, and which ive already been advertised for Distribution, shall render Accounts, d pay the forfeited and unclaimed Shares to the faid Treasurer of

G g 2

No Rees paid for tracing Services of Persons claiming Shares,

No Person employed by G. H. to act as Prize Agent. Penalty.

Persons counterfeiting, &c. any Commission for War, &c.

Penalty. Not delivering

Penalty. Captures before 1st Jan. 1805, distributed according to Act. and Agents to

Greenwich

Registrars to fend Account to

Greenwich Hof-

pital of Money

And to remit.

in Hand :

Greenwich Hospital within Three Months after the passing of this Act; any thing in any former Act contained to the contrary in any

wife notwithstanding. LXXIII. And Whereas divers Sums of Money are now re-

 maining in the Hands of the Registrars of the High Court of ' Appeals, High Court of Admiralty, and of the several Courts of Vice Admiralty respectively, arising from Prizes which have

heen finally adjudged to the Captors, and which have not been ' claimed by them, or any Person or Persons on their Behalf;' Be it therefore enacted, That the Registrars of the said High Court of

Appeals, of the High Court of Admiralty, and of every Court of Vice Admiralty in His Majesty's Dominions, shall, within Three Months, so far as relates to the High Court of Appeals and the High Court of Admiralty, and with respect to Courts of Vice Admiralty

in the East Indies, within Two Years, and with respect to such Courts in any other Parts of His Majesty's Dominions, within One Year next after the passing of this Act, render or transmit to the Treasurer of

the said Royal Hospital at Greenwich, or his Deputy, an Account of all Sums of Money which had been paid into the faid Courts as aforefaid respectively, up to the First Day of January One thousand eight

hundred and twelve, and which at the time of rendering such Account shall remain in their Hands respectively; and at the same time pay over or remit to the said Treasurer of the said Royal Hospital all such last

mentioned Sums of Money; and that the Receipt of the faid Treasurer of the said Royal Hospital, or his Deputy, to the Registrar paying fuch Money, shall be a good and effectual Discharge to such Registrar, to all Intents and Purposes whatsoever; and with respect to

all Monies which have been so paid to the faid Registrars respectively, fince the First Day of January One thousand eight hundred and twelve, or which shall hereafter be so paid, and which shall have remained in

their Hands respectively for the Space of Twelve Calendar Months after the Prize or Prizes, from which such Monies shall have proceeded, thall have been finally adjudged to the Captors, unclaimed

by the faid Captors, or by any Person or Persons on their behalf, it shall be lawful for the Judge or Judges of the said Courts respect-Payment of unively, upon Application by the Treasurer of the said Royal Hospital,

or his Deputy, to order Payment thereof to the said Treasurer or his Deputy; which several Sums, when so paid to the said Treasurer or

his Deputy as aforesaid, shall be distributed among the Captors, or their legal Representatives, by the Treasurer and Clerk of the Cheque

of the faid Hospital, in like manner, and subject to the same Regulations, so far as the same can be made applicable, as in cases of Distri-

bution by the Agents of the Captors.

Treasurer and Clerk of Chequ may iffue Precepts to licensed Persons to account for Prize or Bounty Monies.

Judges 10 order

claimed Money

which is to be

distributed.

LXXIV. And be it further enacted, That it shall be lawful for the Treasurer and Clerk of the Cheque of the said Royal Hospital, from time to time as they shall see Occasion, to issue Precepts under their Hands, directed to such Person or Persons as shall be licensed as hereinbefore mentioned, and whom they may have reason to believe have received Prize or Bounty Monies upon Orders executed fince the passing of this Act, requiring him or them, within Two Calendar Months next after the time at which such Precept shall have been ferved, to deliver or transmit upon Oath to the said Treasurer and Clerk of the Cheque of the faid Royal Hospital, according to the Directions contained in the said Precept (which Oath any Justice of the Peace or Magistrate, or the Treasurer or Deputy Treasurer of the

faid Royal Hospital for the time being, is hereby authorized to administer), an Account of all Monies which may have been received by fuch Person or Persons upon Orders executed since the passing of this Act; and in case the same, or any Part thereof, shall have been paid over, then to whom the same, or any Part thereof, has been so paid over as aforefaid, and shall at the same time pay or remit to the Treasurer or Deputy Treasurer of the said Royal Hospital, as may be required by such Precept, such Part of the said Monies as shall remain in his or their Hands unpaid, to the Parties beneficially entitled to it, or to their Use; and in case such Monies shall not be paid over or remitted to the faid Treasurer or Deputy Treasurer within the time limited by this Act, the same shall be recoverable from the Person detaining the same, by Action for Money had and received, or otherwife, in the Name of the Commissioners and Governors of the said Royal Hospital, and the same, when so paid in or recovered, shall be for the Use of the Parties beneficially entitled thereto, and be otherwife applied as forfeited and unclaimed Shares of Prize and Bounty Monies are by this Act directed to be applied; and in case any such Person or Persons upon whom any such Precept shall be served as aforesaid, shall neglect or refuse to deliver or transmit such Account within the time hereby limited, he or they shall, for every such Offence, forfeit and pay to the Use of the said Royal Hospital the Sum of Penalty. Twenty Pounds, to be recovered by Action of Debt, to be brought in the Name of the faid Commissioners and Governors of the said Royal Hospital, in either of His Majesty's Courts of Record at Westminster, unless sufficient Cause shall be shewn to the Satisfaction of the Board of Directors of the said Royal Hospital, why such Precepts have not been complied with.

LXXV. And be it further enacted, That in case any such Person Precepts on or Persons as aforesaid, upon whom any such Precept or Precepts as aforesaid shall have been served, shall neglect or refuse to pay Obedience thereto, and shall in consequence thereof pay the Penalty incurred by fuch Disobedience, it shall nevertheless be lawful for the said Treasurer and Clerk of the Cheque of the faid Royal Hospital, and they are hereby empowered to repeat such Precept or Precepts until the Accounts thereby required shall have been duly rendered and delivered; and fuch Person or Persons shall be, and is and are hereby declared to be liable to a separate Penalty of Twenty Pounds, for every Precept Penalty. to be served upon him or them, to which due Obedience shall not

be paid, to be recovered in manner aforefaid.

LXXVI. And be it further enacted, That the Registrars of the Registrars of High Court of Appeals and High Court of Admiralty respectively, shall, on the Twenty sixth Day of March, the Twenty sifth Day of peal and Admi-June, the Thirtieth Day of September and the Twenty fixth Day of Lifts to Trea-December in every Year, transmit to the Treasurer of the said Royal surer of Green-Hospital, or his Deputy, and to the Treasurer of the Navy, a List wich Hospital. of all the Prizes which shall have been adjudged in their Courts respectively, in the Three Months preceding, together with the Names of the capturing Ships and their Commanders, and of the Agents or the Captors, and the Dates of the Captures and Sentences respectively.

LXXVII. And be it further enacted, That the Registrars of Registrars of every Vice Admiralty Court shall, on the Twenty sixth Day of Vice Admiralty March and the Twenty fifth Day of June, the Thirtieth Day of Courts to transeptember and the Twenty fixth Day of December in every Year, gittrar of High

Gg3

Perions repeated, &c.

Courts of Apralty to transmit

Court of Admiralty, &c. Quarterly.

Lists hung up for public Inspection.

Registrars neglecting.

Penalty.

Registrar neglecting to make Returns of Prizes.

Penalty.

Treasurer of
Navy may appoint Person to
examine Accounts of
Prizes.

Certificates of Accounts allowed to be given.

or so soon after each of such Quarter Days respectively as any Ship shall sail for England, transmit to the Registrar of the High Court of Admiralty, and the Treasurer of the Royal Hospital at Greenwich, a List of all the Prizes which have been adjudged in their Courts respectively during the preceding Quarter of a Year, together with the Dates of the several Captures, as far as the same may appear, the Names of the capturing Ships and their Commanders, the Agents of the Captors, a Copy of the decretal Part of the Sentences upon the same; and at the same time deliver, or cause to be delivered, a Duplicate of the same to the Deputy of the faid Treasurer, resident at the Place where such Courts of Vice Admiralty are or shall be established, or to which their Jurisdiction shall extend; which Lists so to be transmitted to the Registrar of the High Court of Admiralty, shall be hung up for public Inspection in the Registry at Doctors' Commons, together with similar Lists of the Prizes adjudged in the High Court of Admiralty, and in the Court of Appeal; and in case any such Registrar of any Vice Admiralty Court shall neglect or refuse to transmit such Lists, or to deliver Duplicates thereof, at the times and in the manner aforesaid, every Person so offending shall, for every such Offence, forfeit and pay the Sum of Fifty Pounds.

LXXVIII. And be it further enacted, That in all cases where the Registrar of any Vice Admiralty Court shall have neglected to make the Returns of Prizes proceeded against in the respective Courts as required by Law, he shall, for every such Offence, forfeit and pay a like Sum of Fifty Pounds, unless the Returns shall be transmitted in manner above required within Eighteen Months, so far as the same relate to the East Indies, and within Nine Months from every other Vice Admiralty Court in His Majesty's Foreign Dominions.

· LXXIX. And Whereas it is expedient that Provision should be s made for the speedy and effectual Examination of all Accounts · relating to Prizes taken by His Alajesty's Ships, in order to insure ' the full Value thereof being duly accounted for to the Captors;' Be it enacted, That, from and after the passing of this Act, it shall and may be lawful for the Treasurer of the Navy to appoint a Person duly qualified to examine all fuch Accounts, and that every Prize Agent and every Person who shall be authorized and empowered to receive and distribute any Bounty Monies or other Monies for the Use or Benefit of the Officers and Crews of any of His Majesty's Ships of War, by reason of any Capture or Seizure made by them, subject to the Provisions of this Act, shall, before he shall exhibit his Account of Sales in the High Court of Admiralty, transmit a Copy thereof to the Treasurer of the Navy, in order to the same being submitted to the immediate Examination of the Officer so to be appointed by him.

LXXX. And be it further enacted, That when the Person so to be appointed shall have carefully examined the Accounts of any Prize Agent or other Person so transmitted to him and shall be satisfied therewith, he shall give to such Agent or other Person Two Certificates signed by himself, setting forth the Names of the Prize and of the capturing Ship or Ships, and the Amount of the Nett Proceeds for Distribution, One of which Certificates such Agent or other Person shall transmit to the Treasurer of Greenwich Hospital, together with a Copy of his Accounts and Vouchers exhibited in the High Court of Admiralty.

LXXXI. And

LXXXI. And be it further enacted, That when such Agent or Scheme for other Person shall deliver his Accounts for Examination as aforesaid, Distribution to he shall at the same time deliver a Scheme for the Distribution of the be delivered. Nett Proceeds to the Captors of the Prize in question, according to the following Forms:

For all Captures made prior to June 1808.

Ships, &c. entitled to Share.	Names of Distributing Agents for each Ship, .&c.	Number of Persons in each Class, with the Amount of an Individual Share.								
		1ft Clais, each £73 12 3.	2d Clais, each £ 10 0 9.	3d Clafs, each £3 18 104.	4th Clafs, each £1 17 5.	sth Class, each £0 8 44.	Proj due to	portic		
Ship No. 1	A. & B.	1	4	9	22	232	£. 287	s. 15	d.	
2	C. & D.	1	4	11	24	213	291	9	O }	
3	E. & F.	1	3	. 8	13	80	193	3	5	
	G. & H.		Flag	Proport	ions	<b>-</b> -	110	8	4 1/2	
					Fracti	ons -		10	2 <del>3</del>	
						£	883	7	0	

For all Captures made subsequent to June 1808.

Ships, &c. entitled to Share.	Names of Distributing Agents for each Ship.	Number of Persons in each Class, with the Amount of an Individual Share.										
		If Clais, each	2d Clais, each £8 13 34.	3d Clafe, each	4th Claís, each £1 16 o.	sth Clafs, each £1 4 0.	6th Class, each £0 12 0.	7th Clais, each & o.	Sth Clafs, each & o.	due	portic to es	ich
Ship No.1	A. & B.	1	7	10	41	13	253	83	29	<b>£.</b> 449	s. II	d. 14
	C. & D.	1	3	7	10	6	54	14	12	185	16	3 <del>1</del>
	E. & F.					Flag	Propos	rtions	1	57	1,5	3%
								Fra	ctions -	_	i	2 4
									£	693	3	11

Allowance for fuch Exami-Bation.

LXXXII. And be it further enacted, That an Allowance or Payment shall be made for such Examination by the Agent or Person delivering such Accounts; and the Sum so paid shall be charged by the faid Agent or other Person in his Account for Distribution; the said Allowance or Fee to be regulated after the following Proportions: If the Nett Proceeds for Distribution amount to

£200	and are	under	£500	•	- 2	Guineas.
500	-	•	1000	-	- 3	-
1000	•	•	2000	-	- 4	
2000	•	•	3000	•	- 5	*
3000	•	-	4000	•	- 6	-
4000	-	-	5000	•	- 7	_
5000	•	-	6000	-	- 8	
6000	. •	•	7000	-	<b>-</b> 9	
7000	-	•	8000	-	- 10	
8000	. •	•	9000	-	- 11	
9000	-	-	10,000	•	- 12	; —
10,000	•	-	15,000	-	- 13	3
15,000	and up	wards	•	-	- 1	<del>-</del>
					_	_

Sums recovered in confequence of Examination distributed, &c.

LXXXIII. And be it further enacted, That, if upon the Examination of any Account as aforesaid so exhibited, it shall appear that the full Value of any Prize taken, or Bounty, has not been stated in the Account made up by the Agent for Distribution, or if upon such Examination any Sum or Sums shall be disallowed as improperly charged against the Captors, then all further Sums so appearing to be due to the Captors, and recovered by the Authority of any competent Court, shall be considered as a Part of the Proceeds to be diffributed among the Captors; and if by any Delay in recovering the same, such Sum or Sums cannot be included in the first Distribution, then the said Sum or Sums shall be paid to the Treasurer of Greenwich Hospital or his Deputy, to be distributed to the Captors or their legal Representatives by the Treasurer and Clerk of the Cheque of the said Hospital, in like manner and subject. to the same Regulations as far as the same can be made applicable thereto, as in cases of Distribution by the Agents of the Captors.

Account of Money received for such Examination rendered.

LXXXIV. And be it further enacted, That an attested Account shall be annually rendered to the Treasurer of the Navy and Treasurer of the Royal Hospital at Greenwich, by such Examiner of Prize Accounts of all Sums of Money received as Allowance or Payment for Examination as aforesaid, and that out of the same shall be paid all Charges incurred in carrying into Effect the Provisions of this Act with respect to the examining of Prize Accounts, together with such Remuneration for the Examiner of the said Accounts as shall by the Treasurer of the Navy be thought reasonable; and whatever Balance shall remain after satisfying such Charges as aforesaid, the same shall be paid to the Treasurer of Greenwich Hospital.

Account laid annually before Parliament.

LXXXV. And be it further enacted, That there shall be laid annually before both Houses of Parliament within Fourteen Days after their First Meeting, by the Treasurer of the Navy, an Account of the Charges and Remunerations allowed and paid as aforesaid.

Offences against land.

LXXXVI. And be it further enacted, That where the Offence Act tried in any of taking a false Oath, or suborning any Person so to do, or any County of Eng- of the Offences by this Act made cognizable in any of His Majesty's Courts

Courts of Record in Great Britain, shall be committed out of this Realm, the same may be alleged to be committed, and may be laid, enquired of, tried and determined in any County in England, in the same manner, to all Intents and Purposes, as if the same had been

actually done or committed within the Body of fuch County.

LXXXVII. And be it further enacted, That all Penalties and Penalties, &c. Forfeitures imposed by this Act, wheresoever the same shall arise or become sorfeited, may be recovered by Action of Debt, Bill, Plaint or Information, in any of His Majesty's Courts of Record in Great Britain, or Monition and Attachment thereon, in His Majesty's High Court of Admiralty, unless in cases where any other Mode is by this Act particularly directed; and all Penalties and Forfeitures imposed by this Act, which shall arise or become forfeited in any Part of His Majesty's Dominions abroad, may be recovered in any Court of Record of His Majesty in the Colony, Territory or Place where the same shall arise or have become forfeited, or in any of His Majesty's Vice Admiralty Courts having Jurisdiction there.

· LXXXVIII. And be it further enacted, That in all cases in Application of which any Agent or Person is by this Act made subject to the Forfeiture of any Sum of Money equal to any Money remaining in his Hands, or to the Amount of any Balances or Shares, such Sum or Sums of Money shall, on Recovery thereof, go and be applied to the Use of the Person or Persons who shall have been aggrieved by the Misconduct of such Agent or Person, and all pecuniary Penalties and Forfeitures by this Act imposed, other than as aforesaid, and other than such as are by this Act directed to be otherwise applied and disposed of, shall go and be applied to the Use of the Royal Hospital for Seamen at Greenwich, and shall be sued for in the Name of the Commissioners and Governors thereof.

LXXXIX. And Whereas by a certain Act of Parliament, made 31 G.2, c. 16. and passed in the Thirty sirst Year of the Reign of His late Majesty \* King George the Second, intituled An Att for the Encouragement of Seamen employed in the Royal Navy; and for establishing a regular Method for the pundual, frequent and certain Payment of their Wages; and for enabling them more easily and readily to remit the same for the 4 Support of their Wives and Families, and preventing Frauds and 4 Abuses attending such Payments, after reciting that divers wicked · Practices had been carried on, by personating and falsely assuming 4 the Names and Characters of Officers, Seamen and others entitled or supposed to be entitled to Wages, Pay or other Allowances of Money, or Prize Money, for serving on board of Ships or Vessels of the Royal Navy, and by forging and counterfeiting Letters of Attorney, Bills, Tickets, Assignments, last Wills, and 4 other Authorities and Powers from such Officers and Seamen, and by falsely taking out Probate of Wills and Letters of Administration to fuch Officers and Seamen; it is enacted, That, from and · after the First Day of November which was in the Year of our Lord One thousand seven hundred and fifty eight, whosoever willingly and 4 knowingly should personate, or falsely assume the Name or Cha-· racter of, or procure any other Person to personate or falsely to 4 assume the Name or Character of any Officer, Seamen or other, Per-

fon entitled, or supposed to be entitled, to any Wages, Pay or other Allowances of Money, or Prize Money, for Service done on board 4 of any Ship or Vessel of His Majesty, his Heirs or Successors, or

§ 24.

9 G. 3. c. 30.

\$6

Majesty,

C. 93.

the Executor or Administrator, Wife, Relation or Creditor of any 4 fuch Officer or Seaman, or other Person, in order to receive any 4 Wages, Pay or other Allowances of Money, or Prize Money, due or supposed to be due or payable for or on account of the Services of any fuch Officer or Seaman, or other Person as aforesaid; or should forge or counterfeit, or procure to be forged or counterfeited, any Letter of Attorney, Bill, Ticket, Certificate, Assignment, last Will, or any other Power or Authority whatsoever, in order to receive any fuch Wages, Pay or other Allowance of Money or Prize 6 Money, due or supposed to be due, to any such Officer or Seaman, or other Person as aforesaid, or should willingly and knowingly take 4 a false Oath, or procure any other Person to take a salse Oath, to obtain the Probate of any Will or Wills, or to obtain Letters of • Administration, in order to receive the Payment of any Wages, Pay or other Allowances of Money, or Prize Money, due or that were fupposed to be due, to any such Officer, Seaman or other Person ' as aforesaid, who had really served, or had been supposed to have · ferved, on board of any Ship or Vessel of His Majesty, his Heirs or Successors, every such Person so offending, being lawfully convicted of any fuch Offence or Offences, should be deemed guilty of Felony, • and should suffer Death as a Felon, without Benefit of Clergy: And Whereas by a certain Act of Parliament, made and passed in the · Ninth Year of the Reign of His present Majesty, intituled An A8 I for repealing so much of an AB, passed in the Tenth Year of Her late Majesty Queen Anne, as relates to the Harbour Moorings of the · Royal Navy, and for the more effetival Preservation of such Harbour 4 Moorings; and Punishment of Persons guilty of stealing or embenzling His Majesty's Naval Stores; or of Forgery or Perjury, in relation to Seamen's Wages, it is, among other things, enacted, • That if any Person should, from and after the Twenty fourth Day of June, which was in the Year of our Lord One thousand seven · hundred and fixty nine, utter or publish as true, any false, forged or counterfeited Letter of Attorney, Bill, Ticket, Certificate or · Affignment, last Will, or any other Power or Authority whatsoever, in order to receive any Wages, Pay or other Allowances of Money or Prize Money, due or supposed to be due to any Officer or Seaman, or other Person who should have really served, or should 4 have been supposed to have served, or should hereafter serve, or fhould be supposed to have served, on board of any Ship or Vessel of His Majesty, his Heirs or Successors, with Intent to defraud any Person, knowing the same to be false, forged or counterfeited, every fuch Person, being thereof lawfully convicted, should be deemed guilty of Felony, and should suffer Death as a Felon, without Benefit of Clergy: And Whereas Doubts have arisen, whether the Punishment inflicted by the said Two last recited Acts of Parliae ment on Persons guilty of the several Offences therein mentioned, extends to fuch Offences, when committed with an Intention to defraud any Corporation; Be it therefore enacted, That, from and after the paffing of this Act, who foever willingly and knowingly shall personate or falsely assume the Name or Character of, or procure any other to personate or falsely to assume the Name or Character of any Officer, Seaman or other Person entitled, or supposed to be entitled, to any Wages, Pay or other Allowances of Money, or Prize

Personating, &c.
Officers and Seamen to receive
Prize Money,
Forging, &c.
Orders, &c. for
Payment
thereof.

Money for Service done on board of any Ship or Veffel of His

Majesty, his Heirs or Successors, or the Executor or Administrator, Wife, Relation or Creditor, of any fuch Officer or Seaman or other Person, in order to receive any Wages, Pay or other Allowances of Money, or Prize Money, due or supposed to be due or payable, for or on account of the Services of any fuch Officer or Seaman, or other Person as aforesaid, or shall forge or counterfeit, or procure to be forged or counterfeited, any Letter of Attorney, Bill, Ticket, Certificate, Order, Assignment, last Will, or any other Power or Authority whatsoever, in order to receive any such Wages, Pay or other Allowances of Money, or Prize Money, which shall be due or supposed to be due, to any such Officer or Seaman, or other Person as aforesaid, or shall willingly and knowingly take a salse Oath, or procure any other Person to take a false Oath, to obtain the Probate of any Will or Wills, or to obtain Letters of Administration, in order to receive the Payment of any Wages, Pay or other Allowances of Money or Prize Money, which shall be due, or be supposed to be due to any such Officer, Seaman, or other Person as aforefaid, who shall have really served, or shall be supposed to have ferved on board of any Ship or Vessel of His Majesty, his Heirs or Successors; or if any Person shall, from and after the passing of this Act, utter or publish as true any false, forged or counterseited Letter of Attorney, Bill, Ticket, Certificate, Order or Assignment, last Will, or any other Power or Authority whatsoever, in order to receive any Wages, Pay or other Allowances of Money, or Prize Money, due or supposed to be due to any Officer or Seaman, or other Person who shall have really served, or shall be supposed to have served, or shall hereafter serve, or be supposed to have served on board of any Ship or Vessel of His Majesty, his Heirs or Successors, with Intent to defraud any Corporation whatsoever, knowing the fame to be false, forged or counterfeited, every such Person, being thereof lawfully convicted, shall be deemed guilty of Felony, and shall suffer Death as a Felon, without Benefit of Clergy.

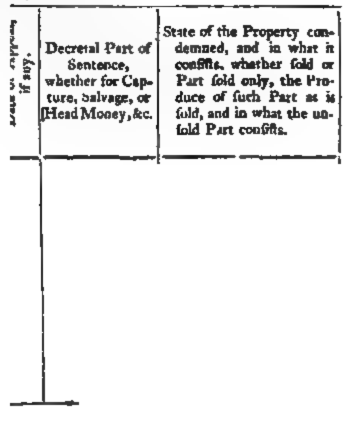
XC. Provided always, and be it further enacted, That no Action Limitation of shall be brought against any Person or Persons whomsoever, for any Actions. Matter or Thing whatfoever, done or committed under or by virtue or in the Execution of this Act, unless such Action shall be brought within Three Years next after doing or committing of such Matter or Thing, fave as to Matters or Things arising out of Captures in any former War: Provided also, that if any Action or Suit shall be hereafter commenced or profecuted against any Person or Persons for any Matter or Thing done under or by virtue or in the Execution of this Act, fuch Person or Persons may plead the General General Issue. Iffue, and give this Act and the Special Matter in Evidence; and if the Plaintiff or Plaintiffs shall become nonsuited, or suffer Discontinuance, or forbear further Profecution, or if Judgment shall be given for the Defendant or Defendants, such Defendant or Defendants shall recover Treble Costs, for which he, she or they shall have Treble Costs. the like Remedy as where Costs by Law are given to Defendants.

[See as to Chelsea Hospital, c. 86. ante.]

#### SCHEDULES to which this Act refers.

### SCHEDULE (A.)

FORM of CONDEMNATIONS to be figured by the Prize Agent, and transmitted to Greenwich Hospital, agreeably to the 23d Sect. of this Act.



### SCHEDULE (B.)

[Here infert the Place where and Time when the Order is made.]

Day of T Seven Days Sight pay to Order, the Amount of my Share of Prize or Bounty Money, for the Capture of [bere infert the Names of the Prizes, and Time of Capture, or give fuch other Description of them as shall be satisfactory to the Agent, and the Officers of Greenwich Hospital,] when ferving on board His Majesty's Ship or Vessel the

Quality of

One Shilling

Stemp.

To the Agent for the faid Capture, er, the proper Officers of Greenwich Hospital, [

These are to certify, That we have examined the said who figned the above Order in our Presence, and from the Documents he has shewn us, videlicet [bere infert the Nature of the Documents, whether they are Invalid Tickets, Certificates, or otherwife, and by what Officer they are figured,] and his Answers to our Questions, we have reason to believe that he was serving on board the faid Ship at the Time of making the Captures above specified; he fays he was born at in the County of

that he is

Years of Age, of a

Con-

plexion,

Eyes, and

Hair.

[If the Party is discharged from the Service, state the Time and Gause of Discharge.]

Given under our Hands

# SCHEDULE (C.)

Act of Parliament, 54th Geo. III. Chap. Section

Navy Pay Office, London.

I Request that the Prize Money noted on the Document which will be produced herewith may be paid, or that a reason may be affigned for its Disallowance, in the manner pointed out in the above Act of Parliament.

> A. B. Officer for Prizes; or, C.D. Clerk of the Cheque of Greenwich Hospital, (as the case may be).

## C A P. XCIV.

An Act to grant additional Annuities to Judges of the Courts of Session, Justiciary and Exchequer, in Scotland, who had resigned their Offices before the last Augmentation of Salaries granted to the Judges of those Courts. [18th July 1814.]

THEREAS by an Act passed in the Forty eighth Year of 48 G. 3.c. 145. the Reign of His present Majesty, intituled An Att for

e enabling His Majesty to grant Annuities to the Judges of the Court

e of Session, Justiciary and Exchequer, in Scotland, upon the Resignastion of their Offices, it is enacted, That it shall and may be lawful for

← His Majesty, his Heirs and Successors, by His Majesty's Sign

Manual, to give and grant unto any Person who shall have executed

the Office of Lord Prefident of the faid Court of Seffion, or of the

· Lord Justice Clerk, or of the Chief Baron of the Court of Ex-

chequer in Scotland, or of any Judge or Lord of Session, or of any

Lord Commissioner of Justiciary, or of a Baron of the said Court e of Exchequer, as well before as after the passing of the said recited

Act, and who shall have respectively resigned any such Office, an

Annuity or yearly Sum not exceeding Three Fourth Parts of the

 Salary appertaining to each such Office at the Resignation thereof, • to commence and be paid in manner therein mentioned: And

Whereas by another Act passed in the Fiftieth Year of the Reign 50 G. 3. c. 35.

of His present Majesty, intituled An All for augmenting the Salaries

a of the Lords of Session, Lords Commissioners of Justiciary and Barons s of Exchequer in Scotland, and Judges in Ireland, certain Aug-

« mentations were made to the Salaries of the faid Judges respec-

• tively: And Whereas certain of the Judges of the said Courts who

· refigned their Offices after the passing of the said first recited Act,

and before the passing of the said last recited Act, have received

Grants of Annuities of less Amount than those Judges of the same

 Courts who have refigned or may refign their Offices fince the e passing of the said last recited Act, and it is reasonable and ex-

e pedient that the Judges who had refigned their Offices before the

e passing of the said last recited Act should be entitled to similar

· Annuities from and after the passing of this A&, as if they had

e resigned the same after the passing of the said Act of the Fistieth.

 Year of His present Majesty: May it therefore please Your Majesty, that it may be enacted; and be it enacted by The King's Most Exsellent Majesty, by and with the Advice and Consent of the Lords Spiritual

§ 2.

A.D. 1814.

C. 94, 95.

His Majesty may grant to Judges, &c. in Scotland who had religned before passing of 50 G. 3. c. 31. Annuities they would have been entitled to had they resigned subsequent to passing of Act.

Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall be lawful to His Majesty, his Heirs and Successors, to give and grant unto any Person who shall have executed the Office of Lord President of the said Court of Session, or of Lord Justice Clerk, or of Chief Baron of the Court of Exchequer in Scotland, or of any Judge or Lord of Seffion, or of any Lord Commissioner of Justiciary, or of a Baron of the faid Court of Exchequer who shall have refigned his said Office after the passing of the said sirst recited Act of the Forty eighth Year of the Reign of His present Majesty, and before the passing of the said last recited Act of the Fiftieth Year of the Reign of His present Majesty, such Additions to their respective Annuities as will, from and after the passing of this Act, make such Annuities equal to what they would have been entitled respectively to have received if they had refigued such Offices after the paffing of the faid last recited Act; and such Additions to such respective Annuities to be granted in pursuance of this Act, shall from time to time be payable and be paid Quarterly, commencing the First Payment thereof at the First Quarterly Term that shall occur after the passing of this Act, clear from all Taxes and Deductions whatsoever (except the Duty chargeable by an Act passed in the Forty fixth Year of the Reign of His present Majesty, intituled An At for granting to His Majesty during the present War and until the Sixth Day of April after the Ratification of a Definitive Treaty of Peace, further additional Rates and Duties in Great Britain on the Rates and Duties on Profits arifing from Property, Profeshons, Trades and Offices; and for repealing an All passed in the Forty fifth Year of His present Majesty, for repealing certain Parts of an Att made in the Forty third Year of His present Majesty, for granting a Contribution on the Profits arifing from Property, Professions, Trades and Offices, and to consolidate and render more effectual the Provisions for collecting the said Duties).

Recited Acts extended to Act.

46 G. 3. c. 65.

II. And be it further enacted, That the said several recited Acts, and all Clauses, Provisions, Rules, Regulations, Matters and Things therein contained (so far as the same are applicable and are not hereby altered), shall be in Force and applied to carry into Effect the Pura poses of this Act.

### C A P. XCV.

An Act to enable His Majesty to grant additional Annuities to the Judges of the Court of King's Bench, Judges of the Courts of Common Pleas and Exchequer, in Ireland, on the Relignation of their Offices. [18th July 1814.]

c. 69,

• TX7 HEREAS an Act was passed in the Parliament of Ireland, W in the Fortieth Year of the Reign of His present Majesty, ' intituled An Att to enable His Majesty to grant Annuities to the Lord · High Chancellor, and to the Judges of the Court of King's Bench, · Master of the Rolls, Judges of the Courts of Common Pleas and \* Exchequer, Judge or Commissary of the Court of Prerogative, the · Judge of the Court of Admiralty, the Chairman of the Quarter Seffions of the County of Dublin, and Affistant Barristers of the several other · Counties on the Refignation of their respective Offices; and to amend en At passed in the Thirty sixth Year of His present Majesty, intituled

An Att for increasing the Salaries of the Chief and other Judges

of the Courts of King's Bench and Common Pleas, and of the Chief Baron and other Barons of the Court of Exchequer in this Kingdom t And Whereas it is expedient that further Provisions should be made for such Persons as have held the Offices of Chief Justice of the Court of King's Bench, of Chief Justice of the Court of Common Pleas, and the Chief Baron of the Exchequer, and the Justices of 4 the Court of King's Bench and Common Pleas, and Barons of the • Exchequer in Ireland respectively, in the Event of their quitting · faid Offices; We Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland in Parliament assembled, do most humbly beseech Your Majesty, that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That it shall be lawful for His Majesty, his Heirs and Successors, by any Letters Patent His Majesty may under the Great Seal of Ireland, to give and grant unto any Person grant Annuities who may or shall have executed the Office of Chief Justice of the Court of King's Bench, and who shall have resigned the same, an tion. Annuity or yearly Sum of Money not exceeding the Sum of Eight hundred Pounds Irish Currency, and to any Person who may or shall have executed the Office of Chief Justice of the Common Pleas, or Chief Baron of the Exchequer in Ireland respectively, and who shall have resigned the same, an Annuity or yearly Sum of Money not exceeding the Sum of Six hundred Pounds Irish Currency, and to any Person who may or shall have executed the Office of Puisne Judge of the Court of King's Bench or Common Pleas or of Baron of the Exchequer in Ireland, and who shall have resigned the same, an Annuity or yearly Sum of Money not exceeding the Sum of Six hundred Pounds Irish Currency; which said several and respective Annuities shall be in Addition to and in Augmentation of the respective Annuities or yearly Sums allowed to be given and granted to fuch Persons respectively, under the Provisions of the faid recited Act of the Fortieth Year aforefaid; and in like manner to commence from and after the Period when the Perion to whom any fuch Annuity or yearly Sum of Mouey shall be granted as aforefaid shall have resigned his said Office, and to continue from thenceforth for and during the natural Life of the Person to whom the same shall be granted as aforefaid; and every such Annuity or yearly Sum of Money shall be iffued and payable out of, and charged and chargeable upon, the Confolidated Fund of Ireland.

II. And be it further enacted, That the faid several Annuities and Annuities paid yearly Sums of Money shall from time to time, from the granting Quarterly withthereof, be payable and paid Quarterly without any Deduction for out Deduction. Pells or Poundage, or otherwise, by even and equal Portions at the like Periods and together with and in the same manner as the Annuities and yearly Sums which may be given and granted under the faid recited Act, and under and subject to the like Rules, Regulations and Restrictions (as far as the same are applicable), as are contained and prescribed in the said recited Act in relation to the Annuities or yearly Sums of Money therein allowed to be given and

granted to the Judges.

III. And be it further enacted, That the faid recited Act, and all Recited Act ex-Clauses, Provisions, Rules, Regulations, Matters and Things therein tended to A&

to Judges in Ire-

land on Refigna-

contained (so far as the same are applicable and are not hereby altered), shall be in force and be applied to carry into Effect the Purposes of this Act.

## C A P. XCVI.

An Act to amend an Act, passed in the Fifth Year of Queen Elizabeth, intituled An Act containing divers Orders for Artificers, Labourers, Servants of Husbandry and Apprentices.

[18th July 1814.] of Her late Majesty Oueen Elizabeth, intituled An Att conof Her late Majesty Queen Elizabeth, intituled An Att constaining divers Orders for Artificers, Labourers, Servants of Hufbandry and Apprentices, it was enacted, That, from and after the • First Day of May then next coming, it should not be lawful to any 4 Person or Persons, other than such as did then lawfully use or exercise any Art, Mystery or Manual Occupation, to set up, occupy, use or exercise any Crast, Mystery or Occupation then ' used or occupied within the Realm of England or Wales, except he shall have been brought up therein Seven Years at least as an · Apprentice; nor to fet any Person on Work in such Mystery, Art or Occupation, being not a Workman at that Day, except he shall have been Apprentice as aforesaid, or else having served s as an Apprentice as aforesaid, shall become a Journeyman, or 6 hired by the Year, upon Pain that every Person willingly offending, or doing the contrary, shall forfeit and lose for every Default 4 Forty Shillings for every Month: And Whereas it is expedient 4 that so much of the said Act should be repealed; Be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That so much of the said recited Act shall be and the same is hereby repealed, and declared to be null and void to all Intents and Purposes whatfoever.

repraied.

5 Eliz. c. 4. **5** 25—30. 41.

4 II. And Whereas by the said Statute, divers Rules and Regulations were enacted respecting the Qualifications of Persons entitled to take and become Apprentices, and the Term of Years for which fuch Apprentices should be bound, and as to the Mode of binding fuch Apprentices; and it was also enacted by the said Statute, That all Indentures, Covenants, Promises and Bargains, of and for the having, taking or keeping of any Apprentice, otherwise 4 thereafter to be made or taken, than is by the faid Statute limited, fordained and appointed, should be clearly void in the Law to all 4 Intents and Purposes; and that every Person that should from thenceforth take or newly retain any Apprentice contrary to the Fenor and true Meaning of the said Act, should forfeit and lose for every Apprentice to by him taken the Sum of Ten Pounds: 4 And Whereas it is expedient that so much of the said recited 'Act should be repealed;' Be it therefore enacted, That so much of the faid recited Act shall be and the same is hereby repealed; and that it shall and may be lawful for any Person to take or retain or become an Apprentice, though not according to the Provisions of the said Act; and that Indentures, Deeds and Agreements in Writing entered into for that Purpose, which would be otherwise ..... valid

persaled.

valid and effectual, shall be valid and effectual in Law, the Repeal of so much of the said Act as is herein last above recited not with-[Qu. To how many and what Parts of ttanding.

Sections 25-30. does the above Enactment apply?

III. And be it further enacted, That any Justice or Justices of Justices may dethe Peace may hear and determine any Complaints that may arise re- termine Comspecting any Apprenticeships, in like manner as if they had been made plaints. under the Act (a) hereby in Part repealed.

(a) [5 Eliz. c.4. § 39.]

IV. Provided always, and be it further enacted, That this Act, Proviso for or any thing herein contained, shall not extend, or be construed to extend to defeat, alter or prejudice the Custom and Order of the City of London concerning Apprentices, or the ancient Custom, Usages, Privileges or Franchises of the said City, or of any other City, Town, Corporation or Company lawfully constituted, or the Citizens and Freemen thereof; or any Bye-Law or Regulation of any Corporation or Company lawfully constituted.

Customs of London, &c.

### C A P. XCVII.

An Act to continue until the First Day of August One thousand eight hundred and fifteen, several Laws relating to the Duties on Glass made in Great Britain; for granting an Excise Duty on Common Glass Bottles imported; and for the further Prevention of Frauds in the Exportation of Glass.

[18th July 1814.]

- IX7 HEREAS the Laws hereinafter mentioned are near expiring, • VV and it is expedient that the same should be continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That so much of an Act made in the Forty ninth Year of the Reign of His present Majesty, intituled An Aa 49 G. 3. c. 63. for repealing the Duties on the Materials used in making Spread Window in part con-Glass and Crown Glass, and for granting other Duties in lieu thereof, and for the better Collection of the said Duties; as was by another Act made in the Fifty first Year of the Reign aforesaid continued until 51 G. 3. c. 69. the First Day of August One thousand eight hundred and twelve; § 46. and by another Act made in the Fifty second Year of the Reign afore- 52 G. 3. c. 54. faid further continued to the First Day of August One thousand eight 5 1. hundred and thirteen; and by another A& made in the Fifty third 53 G. 3 c. 109. Year of the Reign aforesaid further continued to the First Day of \$1. August One thousand eight hundred and fourteen; shall be and the fame is hereby further continued, and shall remain and continue in force until the First Day of August One thousand eight hundred and fifteen.

II. And be it further enacted, That an Act made in the Fifty first 51 G. 3. c. 69. Year of the Reign of His present Majesty, intituled An Att for repeal- continued. ing the Duty on the Materials used in making Flint and Phial Glass, and for granting, until the First Day of August One thousand eight bundred and twelve, other Duties in lieu thereof; and for continuing and amending an Act, passed in the Forty ninth Year of His Majesty's Reign, intituled An Att for repealing the Duties on the Materials used in making Spread Window Glass and Grown Glass, and for 54 GEO. III.

52 G. z. c. 54. § 2.

53 G.3. c.1cg.

Duty on Common Glass Bottles imported.

Duties under Commissioners of Excise.

Entry made with Collector of Excise at Port of Importation.

13& 14 Car. 2. C.11.

Duty before landing.

granting other Duties in lieu thereof, and for the better Collettion of the said Duties; which was by an Act made in the Fifty second Year of the Reign aforesaid continued until the First Day of August One thousand eight hundred and thirteen; and by another Act made in the Fifty third year of the Reign aforesaid further continued until the First Day of August One thousand eight hundred and sourcees, shall be and the same is hereby further continued, and shall remain and continue in force until the said First Day of August One thousand eight hundred and sisteen.

'III. And Whereas for the Encouragement of the Manufacture of Common Glass Bottles in that Part of the United Kingdom called Great Britain, it is expedient that the Duties hereinafter mentioned should be granted for and in respect of Common Glass Bottles (not being Phials) imported into Great Britain; Be it therefore enacted, That, from and after the Fifth Day of July One thousand eight hundred and sourteen, there shall be raised, levied, collected and paid unto His Majesty, his Heirs and Successors, an Inland Duty of Eight Shillings and Two pence for every Hundred Weight of Common Glass Bottles (the same not being Phials), which shall be imported into Great Britain; and so in proportion for any greater or less Quantity, to be paid by the Importer thereof before the landing thereof.

IV. And be it further enacted, That such of the Duties by this Act imposed as shall arise in that Part of Great Britain called England, shall be under the Management of the Commissioners of Excise in England for the time being; and such thereof as shall arise in that Part of Great Britain called Scotland, shall be under the Management of the Commissioners of Excise in Scotland for the time being.

V. And be it further enacted, That within Twenty Days next after the Master or Purser for that Voyage of the Ship or Vessel, wherein any Common Glass Bottles (not being Phials) shall be imported or brought into Great Britain, shall have or ought to have made a just and true Entry or Report upon Oath of the Burthen, Contents and Lading of such Ship or Vessel in pursuance of the Directions of an Act made in the Thirteenth and Fourteenth Years of the Reign of King Charles the Second, intituled An Att for preventing Frauds, and regulating Abuses in His Majesty's Customs, the Proprietor or Proprietors, Importer or Importers, Configuee or Confignees, of any fuch Common Glass Bottles, shall make due Entry with the Collector of Excise in the Port or Place where such Common Glass Bottles shall be so imported, of all such Common Glass Bottles on board of fuch Ship or Vessel belonging to such Proprietor or Proprietors, Importer or Importers, Configuee or Configuees, and before the landing of any fuch Common Glass Bottles, satisfy and pay the Duty by this Act imposed for or in respect of such Common Glass Bottles, and shall also within such Twenty Days land all such Common Glass Bottles; and if such Proprietor or Proprietors, Importer or Importers, Configuee or Configuees, shall neglect or refuse to make due Entry, or to pay such Duty, or to land any fuch Common Glass Bottles (not being Phials) within such Twenty Days, then and in each and every fuch case such Common Glass Bottles, whereof no such Entry shall have been made, or for or in respect whereof such Duty shall not be so paid, or which shall not be so landed, shall be forfeited, and shall and may be seized by any Officer or Officers of Excile.

VI. And Whereas by an Act made in the Fifty first Year of 51 G. 3. c. 69. the Reign of His present Majesty King George the Third, among other things, for amending an Act, passed in the Forty ninth Year of His Majesty's Reign, among other things, for repealing the Duties on the Materials used in making Spread Window Glass and ' Crown Glass, and for granting other Duties in lieu thereof, it is enacted, That no Drawback shall be allowed for or in respect of ' any fuch Glass as in the said Act is in that behalf mentioned ex- ported, unless the same shall be shipped and exported in Whole ' Tables, Half Tables or Quarter Tables, or in regular Panes, " Squares or rectangular Figures, the Four Sides of which together fhall measure at least Fourteen Inches, and of which no Side shall · measure less than Three Inches, or Lozenges, of which the Four Sides together shall measure at least Fourteen Inches, and no Side of which shall measure less than Three Inches and an Half: And Whereas the faid Restrictions have been found insufficient to answer ' the good Purpose thereby intended; and it is therefore expedient • to make such further Restrictions and Provisions as are hereinaster ' mentioned;' Be it therefore enacted, That no Drawback shall be Drawbacks in allowed for or in respect of any regular Panes, Squares or rectangular what case Figures of Spread Glass or other Window Glass, any Part of which allowed. Panes, Squares or rectangular Figures shall confist of or include the Bullion or thick centre Part of the Table, from or out of which fuch Panes, Squares or rectangular Figures shall have been cut or taken, or any Part of the said Bullion, unless no Side of any such Panes, Squares or rectangular Figures shall measure less than Eight Inches; nor shall any Drawback be allowed for or in respect of any Lozenges, any Part whereof shall confist of or include the Bullion or thick centre Part of the Table, from or out of which such Lozenges shall have been cut or taken, or any Part of the said Bullion, unless no Side of any fuch Lozenge shall measure less than Eight Inches; nor unless the Distance between the Two obtuse Angles of each such Lozenge shall measure Eight Inches at the least; nor shall any Drawback be allowed for or in respect of any Lozenges, not containing or including the Bullion or thick centre Part of the Table, from or out of which fuch Lozenges shall have been cut or taken, or any Part of the said Bullion, unless the Distance between the Two obtuse Angles of every such Lozenge shall measure Three Inches and an Half at the least; and all Window Glass, any Part whereof shall consist of or include the Bullion or thick centre Part of the Table, from or out of which the same shall have been cut or taken, and which shall be of any other Shape or of less Dimensions than as aforesaid, shall be deemed and taken to be Waste Glass, within the Meaning of an Act made in the Seventeenth 17 G. 3. c. 39. Year of His Majesty's Reign, mentioned in the said Act, made in §37. the Fifty first Year aforesaid; and if any Person or Persons shall knowingly enter or ship, or cause or procure to be entered or shipped for Exportation, in order to obtain any Drawback by an Act made in the Forty ninth Year of His present Majesty mentioned in the said Act made in the Fifty first Year aforesaid, or by any other Act granted or allowed, any Panes, Squares or rectangular Figures or Lozenges of Spread Window Glass commonly called or known by Name of Broad Glass or other Window Glass, not being Spread Glass, as aforesaid, containing or including the Bullion or thick Hh2

§ 48.

Making improper Entry, &c. for Exportation. centre Part of the Table, from or out of which such Panes, Squares, rectangular Figures or Lozenges, shall have been cut or taken, or any Panes, Squares, rectangular Figures or Lozenges of Spread Glass or other Window Glass respectively, which shall not be of the Dimensions in that behalf aforesaid, such Person or Persons shall for every Crate, Parcel, Box or Package, containing any fuch Glass so entered or shipped contrary to the true Intent and Meaning of this Act, forfeit and lose the Sum of One hundred Pounds.

Penalty. 45 G.3. c. 30.

§ 10.

Who decmed Makers of Glais.

**Obstructing** Officers.

Penalty. Penalties how levied.

· VII. And Whereas by a Clause in an Act made in the Forty fifth Year of His present Majesty's Reign, intituled An Att for e granting to His Majesty certain additional Duties of Excise in Great Britain, it is declared and enacted, That each and every Person who fhall make or manufacture any Sort or Kind of Glass or Glass Wares, by melting any Metal, Materials, Cullet, or old or broken Glass, in any Pot, Crucible or other Utensil, shall be deemed and 4 taken to be a Maker of Glass, and shall be subject to all and every 4 the Provisions, Rules, Regulations, Restrictions and Penalties, to which Makers of Glass were then by Law subject and liable: And Whereas divers Persons, who are not under the Survey of the Officers of Excise, make or manusacture Glass Wares by melting or foftening Glass, otherwise than in any Pot, Crucible or other Utenfil, to the Detriment of the Revenue and Injury of the entered 6 Manufacturers of Glass, and Doubts have arisen whether such • Persons are liable to the Survey of the Officers of Excise;' For Remedy whereof, be it declared and enacted, That each and every Person who shall make or manufacture any Kind or Sort of Glass by means of the melting or softening of any Glass, or who shall melt or soften any Glass, in any manner whatsoever, for the Purpose of making or converting the same into any Vessel, Utensil, Ware or Piece of Household Furniture, or Part of any Vessel, Utensil, Ware or Piece of Household Furniture, shall be deemed and taken to be a Maker of Glass, and shall be subject to all and every the Provisions, Rules, Regulations, Restrictions and Penalties, to which Makers of Glass are now by Law subject and liable; any thing in any Act or Acts of Parliament to the contrary in any wife notwithstanding.

VIII. And be it further enacted, That if any Person or Persons what soever shall affault, resist, oppose, molest, obstruct or hinder any Officer or Officers of Excise in the due Execution of this Act, or of any of the Powers or Authorities hereby given or granted to any such Officer or Officers, or shall by Force or Violence, after any fuch Officer or Officers shall have seized any Common Glass Bottles, or other Bottles, as or for Common Glass Bottles, forfeited under or by virtue of this Act, rescue, or cause to be rescued, or shall break, damage or destroy any such Bottles, or shall attempt or endeavour so to do, all and every such Person or Persons so offending shall, for each and every such Offence, forseit and lose the

Sum of One hundred Pounds.

IX. And be it further enacted, That all Fines, Penalties and Forfeitures imposed by this Act, shall be sued for, recovered, levied or mitigated by such ways, means or methods, as any Fine, Penalty or Forfeiture may be fued for, recovered, levied or mitigated by any Law or Laws of Excise, or by Action of Debt, Bill, Plaint or Information, in any of His Majesty's Courts of Record at Westminster, or in the Court of Exchequer in Scotland respectively, and that One Moiety

Moiety of every such Fine, Penalty or Forseiture shall be to His Majesty, his Heirs and Successors, and the other Moiety to him or them who shall inform, discover or sue for the same.

X. And be it further enacted, That all Monies from time to Application of time arising from the Duty by this Act imposed, the necessary Duties. Charges of raising and accounting for the same respectively excepted, shall from time to time be paid into the Receipt of His Majesty's Exchequer at Westminster, and be made Part of the Fund called The

Consolidated Fund.

XI. And be it further enacted, That all and every the Powers, Powers of Directions, Rules, Penalties, Forfeitures, Clauses, Matters and former Acts ex-Things, which, in and by an Act made in the Twelfth Year of the tended to Act. Reign of King Charles the Second, intituled An All for taking away the Court of Wards, and Liveries and Tenures in Capite, and by Knight's Service, and Purveyance, and for settling a Revenue upon His Majesty, in lieu thereof, or by any other Law now in force relating to His Majesty's Revenue of Excise upon imported Liquors, are provided and established for managing, raising, levying, collecting, mitigating or recovering, adjudging or ascertaining the Duties thereby granted, or any of them (other than in such cases for which other Penalties or Provisions are made and prescribed by this Act) shall be practifed, used and put in Execution, in and for the managing, raising, levying, collecting, mitigating, recovering and paying the said Duty hereby granted upon Common Glass Bottles, as fully and effectually as if all and every the faid Powers, Rules, Directions, Penalties, Forfeitures, Clauses, Matters and Things were particularly repeated and re-enacted in this present Act.

# C A P. XCVIII.

An A& to empower the Auditor General of the Accounts in Spain and Portugal to examine Accounts of Public Ex-[18th July 1814.] penditure in France.

\* WHEREAS an Act was passed in the Fifty third Year of the 53 G 3.4 Reign of His present Majesty, intituled An Att for the s more speedy and effectual Examination and Audit of the Accounts of · Military Expenditure in Spain and Portugal; for removing Delays in passing the Public Accounts; and for making new Arrangements for conducting the Business of the Audit Office: And Whereas, fince the passing of the said Act, the Forces of His Majesty have carried on Military Operations in the Territory of France; and it is therefore expedient that Provision should be made for examining the Accounts of Public Expenditure in that Country; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Auditor General of Accounts of Auditor General the Public Expenditure in Spain and Portugal, for the time being, of Accounts of shall and may have and exercise with respect to the Accounts of Public Expenditure in France, all and every the Powers and Authorities which are given to and vested in him by virtue of the said Act, mine Accounts with respect to the Accounts of Public Expenditure in Spain and of Public Expen-Portugal, and shall and may execute the same Duties with respect diture in France.

Public Expenditure in Spain and Portugal to exato the Examination of the Accounts of Public Expenditure in France, which already has been or may hereafter be incurred, as he is authorized by the said Act to execute with respect to the Examination of the Accounts of Public Expenditure in Spain and Portugal.

Auditors to pals Accounts that have been examined. II. And be it further enacted, That it shall be lawful for the Commissioners for auditing the Public Accounts to proceed in making up and passing any Accounts of Public Expenditure in France, which have been previously examined by the said Auditor General, in like manner as they may proceed by virtue of the said Act in making up and passing the Accounts of Public Expenditure in Spain and Portugal.

### C A P. XCIX.

An Act to continue, until the Twenty fifth Day of March One thousand eight hundred and fifteen, an Act of the Forty fourth Year of His present Majesty, to continue the Restrictions contained in several Acts of His present Majesty on Payments of Cash by the Bank of England.

[18th July 1814.]

44 G, 3. c. I.

HEREAS an Act was passed in the Forty sourth Year of the Reign of His present Majesty, intituled An Ast to continue until Six Months after the Ratification of a Definitive Treaty of Peace, the Restrictions contained in several Ass made in the Thirty seventh, Thirty eighth, Forty second and Forty third Years of the Reign of His present Majesty on Payments of Cash by the Bank of England: And Whereas it is expedient that the Provision of the said Act should be further continued: May it therefore please Your Majesty, that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Act shall be and the same is hereby surther continued until the Twenty sisth Day of March One thousand eight hundred and sisteen.

continued.

[See as to Bank of Ireland, c. 130. post.]

### CAP. C.

An Act to repeal the Schedule annexed to an Act of the Forty feventh Year of His present Majesty, by which the Drawbacks and Bounties on Sugars exported from Ireland are to be ascertained, and to substitute another Schedule in lieu thereof; and to permit the Importation into Ireland of Sugar, Cossee and other Articles, the Produce of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saba, under the same Duties and Regulations, as similar Articles of the British Plantations; to continue until the Fifth Day of April One thousand eight hundred and sisteen.

[18th July 1814.]

c. 7 aute.

WHEREAS by an Act passed in this present Session of Parliament, intituled An Att to continue until the Twenty sifth Day of March One thousand eight bundred and fifteen, and to

 emend an A& for regulating the Drawbacks and Bounties. on the \* Exportation of Sugar from Ireland, certain Drawbacks and Bounties were allowed on the Exportation of Sugar from Ireland, according

to the Provisions of an Act made in the Forty seventh Year of His 47 G. 3. Self. 1.

opresent Majesty's Reign, intituled An Att to provide more effetually c. 19. for regulating the Drawbacks and Bounties on the Exportation of

Sugar from Ireland; and for allowing British Plantation Sugar to e be warehoused in Ireland, until the Twenty fifth Day of March One

\* thousand eight hundred and eight, as amended by subsequent Acts;

· And Whereas an Alteration hath been made with respect to the • Periods at which the Average Prices of Brown or Muscovado

Sugar are to be taken and published in the London Gazette; and

it is expedient that the Schedule and Table of Drawbacks and 6 Bounties annexed to the said recited Act of the Forty seventh

• Year should be repealed, and that another Schedule and Table

fhould be enacted in lieu thereof: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and Schedule of after the Fifth Day of July One thousand eight hundred and fourteen, 47G.3. Self.I. the Schedule appeared to the said recited Act of the Forty seventh c. 19. the Schedule annexed to the faid recited Act of the Forty seventh repealed, and in-Year of His Majesty's Reign, shall be and the same is hereby re- stead thereof pealed; and that instead and in lieu thereof the Schedule to this Act Schedule auannexed shall, from and after the said Fifth Day of July One thousand nexed used. eight hundred and fourteen, be construed and taken to be the Schedule according to which the Drawbacks and Bounties on Sugar exported from Ireland shall be paid or allowed, except as hereinafter

18 provided.

II. And be it further enacted, That nothing in this Act contained Deduction no shall extend or be construed to extend to alter or repeal the Deduc- made from tion heretofore made from the Bounty or Drawback to be paid on Sugar when exported from Ireland in any other than a British Vessels not owned, navigated and registered according to Law, as directed by British. the said recited Act of the Forty seventh (a) Year of His present Majesty's Reign.

(a)  $[47 G \cdot 3 \cdot Seff \cdot 1 \cdot c \cdot 19 \cdot § 4 \cdot ]$ III. And be it further enacted, That, from and after the said How Drawbacks Fifth Day of July One thousand eight hundred and fourteen, the ascertained Drawback or Bounty to be paid or allowed on the Exportation of Sugar from Ireland shall be regulated and ascertained in manner following; that is to fay, that whenever in the Publication of the Dublin Gazette, containing Notice of the Average Price of Brown or Muscovado Sugar, inserted in the London Gazette, published on the Saturday which shall happen next after the First Wednesday in May, the First Wednesday in August, the First Wednesday in November One

thousand eight hundred and fourteen, and the First Wednesday in January One thousand eight hundred and fifteen, it shall appear that the Average Price of such Sugar, ascertained and taken in manner prescribed by Law in Great Britain, shall be at any of the Average Prices stated in the Schedule to this Act annexed, exclusive of the

Duties paid or payable on the Importation thereof; then and in every such case the Drawback or Bounty in the Schedule to this Act annexed, mentioned as corresponding to or with the Price of which such Notice in the London and Dublin Gazettes shall have been

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Bounty on Sugar

C. ica.

given as aforesaid, shall be paid or allowed on Exportation (except to Great Britain), of the several Sorts of Sugar mentioned in the said Schedule, until Notice of any other Average Price, published in the London Gazette on any of such Saturdays before mentioned shall be inserted in the Dublin Gazette (save and except the Notice required to be given in the London Gazette on the Saturday which shall happen next after the First Wednesday in January One thousand eight hundred and fifteen; which last mentioned Notice shall continue in force, and shall regulate the said Bounties and Drawbacks, until the Fifth Day of April One thousand eight hundred and fifteen, and no longer); and fuch Drawback or Bounty shall be paid or allowed in like manner in every respect, and subject and under and according to fuch Rules, Regulations, Restrictions, Penalties and Forfeitures, as any Drawbacks and Bounties are paid and allowed under or by virtue of any Act or Acts in force in Ireland relating to Drawbacks and Bounties at the time of the passing of this Act, except in so far as the fame are altered by this Act, or any other Act or Acts in force in Ireland.

When Bounty on Refined Sugar to take place.

Not to affect Double Refined Sugar.

Duty pavable on Raw or Clayed Sugar exported.

Sugar, &c. Production of Martinique, &c. admitted to Entry as like Articles imported from British Plantations.

IV. Provided always, and be it further enacted, That the Bounty by this Act granted on Refined Sugar exported from Ireland shall not take effect or be paid or allowed on any such Sugar which shall be shipped for Exportation on or before the Fifth Day of August One thousand eight hundred and sourteen, but that the said Bounty on Refined Sugar exported from Ireland shall be paid or allowed on fuch Sugar only as shall be shipped for Exportation after the said Fifth Day of August One thousand eight hundred and sourteen; any thing contained in this Act or in the Schedule hereunto annexed to the contrary notwithstanding: Provided, nevertheless, that nothing in this Act contained shall extend or be construed to extend to alter, vary or repeal the additional Bounty payable on the Exportation from Ireland of Sugar being Doubled Refined; any thing hereinbefore contained to the contrary notwithstanding.

V. And Whereas Doubts may arise in certain cases respecting the Duty that would be chargeable on Raw or Clayed Sugar of the Produce of the British Plantations, or of the Islands of Martinique, Mariegalante, Saint Martin, Saint Eustatia and Saba, exported from the Warehouse in which any such Sugar shall have been secured on Importation into Ireland; Be it therefore enacted and declared, That, from and after the passing of this Act, any such Sugar so warehoused, on which the Duties of Customs shall not have been paid, which shall be exported or shipped for Exportation from any such Warehouse, shall be subject and liable only to the Payment of such Portion of the Duties of Customs due and payable on the Importation of fuch Sugar as is specified and mentioned in the Schedule to this Act annexed.

VI. And be it further enacted, That, from and after the faid Fifth Day of July One thousand eight hundred and fourteen, any Sugar, Coffee or other Articles, being of the Growth, Production or Manufacture of any or either of the Islands of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saba, imported into Ireland, shall and may be admitted to Entry in Ireland, on Payment of such and the like Duties of Customs, and no other, as are or may be due and payable on the like Articles of the Growth, Production or Manufacture of the British Plantations;

and all fuch Sugar, Coffee and other Articles, shall on Exportation from Ireland be subject to such and the like Duties, and entitled to fuch and the like Drawbacks and Bounties, as the like Articles being of the Growth, Production or Manufacture of the British Plantations are or may be subject or liable or entitled to, and all such Goods shall in every other respect be subject and liable to all and every the Rules, Regulations, Conditions and Restrictions, to which any such Articles being of the Growth, Production or Manufacture of the British Plantations are or may be subject or liable to; any thing in an Act passed in the Fifty third Year of the Reign of His present 53 G. 3. c. 104. Majesty, intituled An Att to prevent the Entry into Ireland for Home Consumption of Sugar the Produce or Manufacture of Martinique, Mariegalante, Guadaloupe, Saint Eustatia, Saint Martin and Saba, at a lower Rate of Duty than is payable upon Sugar not of the British Plantations, or any other Act or Acts of Parliament to the contrary notwithstanding: Provided also, that any Sugar, Coffee or other Proviso. Articles, of the Growth, Production or Manufacture of any of the faid Islands, which have been or may be secured in Warehouses in Ireland, and on which the Home Confumption Duties shall not have been paid, shall and may be delivered from any such Warehouse for Home Confumption on Payment of such and the like Duties of Customs, and no other, as at the time any such Goods shall be so taken out of any fuch Warehouse shall be due and payable on the like Description of Goods of the Growth, Production or Manufacture of the British Plantations.

VII. And be it further enacted, That this Act shall continue Continuance of in force until the Fifth Day of April One thousand eight hundred and At. fifteen.

VIII. And be it further enacted, That this Act may be altered, Act altered, &c. amended or repealed, by any Act or Acts to be passed in this Session of Parliament.

SCHEDULE to which this Act refers.

P.R. I.C.E.S. of Brown or Mulcovado Sugar at which Drawbacks, Bounties	Drawhack to be allowed on Sugar of the British Plantations exported in the fame State in which it was imported, and Bounty on Refined Sugar, being Ground or Powdered Sugar.	called Baftards, or Refined Loss Sugar broken in Pieces.	Bornty on other Refined Sugaria Log, complete and whole, or Lump duly refined.	Portion of DUTY to be paid on SUGAR, the Produce of the British Plantations, or of the Islands of Martdaique, Mariegalante, Guadaloupe, Saint Euflath, Salat March and Sala, upon the Entry thereof from the Warehoule to be fhipped for the Purpole of Exportation to any Place, except Great Brittin.	se paid on SUG- ritith Plantation , Mariepalante, Marcin and Sab se Warehoule to ortation to any I	AR tr, Guadaloupe, m, o be fhipped Place,
					Brpor	Exported in a
					British Ship.	Foreign Ship.
	Britith Currency.	British Currency.	British Currency.		British	British
		£ 0. 5.	7 4 7		K. r. A.	£ 1. 4
If the Average Price of Brown	i e	:		Brown or Mulcovado Sugar, the Cwr.	900	0 1 6
iffed in the London Gr-	9 6 1	9 72 1	2 13 E			·
sette fhall not exceed 450			_	White or Clayed the Cwt.	0 5 6	9 9 0
If it thall exceed 451 and not?	9 6 1	9 6 x	* 1 • 1	Brown or Mulcovado the Cwt. White or Clayed the Cwt.	9 <b>9</b>	9 9 - 9
If it thall exceed 58s, and not a second 6os, the Cwr.	1 7 6	и 7 6	\$ \$	Brown or Mufcorado the Cor.	00	40 40 40 40
If it shall exceed 60s, and not a	9 5 1	H St	} 6 61 x	Brown or Mulcorado the Curt. White or Clayed the Curt.	*0.	0 0 0 0 0 0
If it thall exceed 62s. the Cwt.	9 8 4	10 19 H	3 15 4 }	Brown or Musiconado the Cwt. White or Clayed the Cwt.	9 21 0	0 7 6
All the above Prices at	j reto ke taken in Brst	 ifh Currency, endlush	re of the Dutles of C	All the above Prices are to be taken in Bratifa Currency, exclusive of the Dutles of Cultons paid or peyable on the Importation of fuch Sugar.	portation of fuc	h Sugar.

#### C A P. CI.

An Act for the more effectual Prevention of Child Stealing. [18th July 1814,]

TITHEREAS the Practice of carrying away young Children, by forcible or fraudulent means, from their Parents or other Persons having the Care and Charge or Custody of them, sommonly called Child Stealing, has of late much prevailed and increased: And Whereas no adequate Punishment is as yet pro-" vided by Law in England or Ireland for so heinous an Offence; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That if any Person or Persons, from Persons offendand after the passing of this Act, shall maliciously, either by Force ing against Act, or Fraud, lead, take or carry away, or decoy or entice away, any Child under the Age of Ten Years, with Intent to deprive its Parent or Parents, or any other Person having the lawful Care or sons guilty of Charge of such Child of the Possession of such Child, by concealing Grand Larceny. and detaining such Child from such Parent or Parents, or other Person or Persons having the lawful Care or Charge of it; or with Intent to steal any Article of Apparel or Ornament, or other Thing of Value or Use, upon or about the Person of such Child, to whomsoever such Article may belong; or shall receive and harbour with any fuch Intent as aforefaid any fuch Child, knowing the fame to have been so by Force or Fraud led, taken or carried, or decoyed or enticed away as aforefaid; every fuch Person or Persons, and his, her and their Counsellors, Procurors, Aiders and Abettors, shall be deemed guilty of Felony, and shall be subject and liable to all such Pains, Penalties, Punishments and Forfeitures, as by the Laws now in force may be inflicted upon, or are incurred by Persons. convicted of Grand Larceny.

subject to Penalties usually inflicted on Per-

. II. Provided always, and be it further enacted, That nothing in Not to affect this Act shall extend, or be construed to extend, to any Person who Fathers of illegishall have claimed to be the Father of an illegitimate Child, or to have any Right or Title in Law to the Possession of such Child, on account of his getting Possession of such Child, or taking such Child out of the Possession of the Mother thereof, or other Person or Persons having the lawful Charge thereof.

timate Children.

III. Provided also, and be it further enacted, That this Act shall Not to extend not extend, or be construed to extend, to that Part of Great Britain to Scotland. called Scotland.

#### C A P. CII.

An Act to continue, until the End of the next Session of Parliament, feveral Acts relating to the British White Herring [18th July 1814.] Fishery.

TTHEREAS an Act was passed in the Forty eighth Year of 48 G. 3. c. 120. the Reign of His present Majesty, intituled An At for

- the further Encouragement and better Regulation of the British White · Herring Fishery until the First Day of June One thousand eight
- bundred and thirteen, and from thence to the End of the then nent Seffion

· Session of Parliament: And Whereas another Act was passed in the 51 G. 3. c. 101. Fifty first Year of the Reign of His present Majesty, intituled An

· At for amending an At of the Forty eighth Year of His present

' Majesty, for regulating the British White Herring Fishery: And 52 G. 3. c. 153. Whereas another Act was passed in the Fifty second Year of the

Reign of His present Majesty, intituled An Att to retify a

continued.

· Mistake, and to carry into more esseaual Execution the Purposes of an AB made in the last Session of Parliament, relating to the British White Herring Fishery: And Whereas it is expedient that the faid Acts should be further continued; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the faid Acts shall continue in force until the End of the next Session of Parliament; and that all Letters Patent, Rules, Regulations, Orders and Directions, granted, made or given under or by virtue of the said Acts, or any or either of them, and in force at the time of passing this Act, shall be good and essectual, and remain and continue in force during the Continuance of this Act, or unless and until any of them shall be altered, varied or annulled, under any of the Powers or Authorities of the said Acts or this Act.

## C A P. CIII.

An A& to grant until the Tenth Day of April One thousand eight hundred and nineteen, certain Duties on Goods, Wares and Merchandize imported into Ireland from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies; and to establish further Regulations for the better Security of the Revenue on Goods so imported. [18th July 1814.]

• Most Gracious Sovereign,

53 G. 3. C. ISS.

WHEREAS an Act passed in the last Session of Parliament, intituled An Ast for continuing in the last Session of Parliament, intituled An Att for continuing in the East India Company, for a further Term, the Possession of the British Territories in India, together with certain exclusive Privileges; for establishing further · Regulations for the Government of the said Territories, and the better ' Administration of Justice within the same; and for regulating the 'Trade to and from the Places within the Limits of the said Comf pany's Charter: And Whereas it is necessary in order to carry the · faid Act into Effect, according to the true Intent and Meaning thereof, as far as respects that Part of the United Kingdom called ' Ireland, that Provisions and Regulations should be established, and that Duties should be imposed on Goods so imported into Ireland, ' whether by the said United Company, or by other Persons under the Authority of the said A&; We, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland, in Parliament assembled, have therefore given and granted to Your Majesty the several Duties of Customs herein. after mentioned; and do humbly befeech Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, That, from and after the Fifth Day of Duties and July One thousand eight hundred and fourteen, and during the Con. Drawbacks spetinuance of this Act, there shall be granted, raised, levied, collected and paid unto His Majesty, his Heirs and Successors, upon Goods, Wares and Merchandize imported or brought into Ireland from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, the feveral Duties of Customs as the same are respectively inserted, defcribed and fet forth in Figures in the Tables hereunto annexed, marked (A.) and (B.), and there shall also be paid or allowed the several Drawbacks of the faid Duties of Customs, as the same are also respectively inserted, described and set south in Figures in the said Tables hereunto annexed, marked (B.); and that the faid Duties and Drawbacks shall be in lieu of all former Duties and Drawbacks upon such Goods, Wares and Merchandizes so imported under or by virtue of any Act or Acts in force in Ireland, immediately before the passing of this Act, except only such Duties as shall be applicable or appropriated to any local Purposes by any Act or Acts by which the fame are imposed respectively.

cified in Tables annexed, levied and paid,

II. And be it further enacted, That whenever it shall happen that When any Duany of the Duties of Customs or Excise in Great Britain, granted or made payable by any Act in force in Great Britain, at the time of be payable in the passing of this Act, upon any Articles on which any Duty is imposed by this Act, or the Schedule hereto annexed, or any Part of Duties shall ceals fuch Duties in Great Britain, shall cease or determine, or be repealed, to be payable in or be or become no longer payable in Great Britain, Provision shall Ireland. be made that so much of the Duties of Customs granted by this Act, and made payable in Ireland, as shall be equal to the Duties which shall so cease or determine, or be repealed as aforesaid, in Great Britain, shall in like manner cease or determine, or be repealed, and shall not be payable in Ireland, at any time after the time when such Duties of Customs or Excise shall cease or determine, or be repealed, or be or become no longer payable in Great Britain, and the Duties of Customs made payable by this Act shall be reduced accordingly: Provided always, that no such Reduction shall take place on any Provise. Article mentioned in the Schedule to this Act annexed, which shall not under this Act pay a Duty in Ireland, equal in Amount to the Duty of Customs and Excise payable on the like Article in Great Britain.

ties shall cease to G. B. Provision made, that same

III. And Whereas it is expedient that Goods, Wares and Mer- chandize legally imported into that Part of the United Kingdom called Great Britain, from any Port or Place within the Limits • of the Charter granted to the United Company of Merchants of \* England trading to the East Indies, should be allowed to be imoported into Ireland directly from Great Britain; Be it therefore Goods imported enacted, That, from and after the said Fifth Day of July One thou- into G. B. imfand eight hundred and fourteen, any such Goods, Wares or Mer- ported from chandize, so imported as aforesaid into Great Britain, shall and may thence into Irebe imported directly from thence into any of those Ports in Ireland which shall have been or may be declared fit and proper for the safe Custody of such Goods; and all such Goods, Wares and Merchandize so imported into Ireland, shall be subject and liable to such and the like Duties on Importation, and entitled to fuch and the like Drawbacks on Exportation, as the like Articles would be subject

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proper

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and liable to if imported directly into Ireland, from some Port or Place within the Limits of the Charter granted to the United East India Company; and all such Goods, Wares and Merchandize shall in every other respect be subject and liable to the same Rules, Regulations, Restrictions, Limitations and Conditions, and the same Penalties and Forfeitures, and shall and may be warehoused under the fame Regulations, Securities and Conditions, as such Goods, Wares or Merchandize would be subject and liable or entitled to if the same had been imported into Ireland, directly from some Port or Place within the Limits of the Charter granted to the United East India Company, except so far only as is otherwise directed by this Act.

Duties payable in British Currency, Consolidated Fund.

IV. And be it further enacted, That the several Duties of Customs by this Act imposed, and the Drawbacks and Bounties allowed by this Act, shall be paid and payable, and received and receivable, and recovered and recoverable, according to the Amount thereof, in British Currency; and that all and every the Duties by this A& imposed shall be carried to and made Part of the Consolidated Fund of Ireland.

Duties according to Weight and Quantity, &c. of Goods.

V. And be it further enacted, That the Duties granted and imposed by this Act, and made payable according to the Weight, Tale, Gauge, Measure or Value of any Goods, Wares or Merchandize charged with such Duties, shall be charged and payable upon any greater or less Weight, Number, Quantity or Value thereof, than the Weight, Number, Quantity or Value particularly inserted, described and set forth in the Tables hereunto annexed, marked (A.) and (B.), in proportion to the actual Weight, Number, Quantity or Value of fuch Goods, Wares or Merchandize.

Goods fecured in approved Warehouses may asterwards be exported on Payment of Warehousing Duties.

VI. And be it further enacted, That it shall and may be lawful for the Proprietor or Proprietors, Purchaser or Purchasers of any Goods, Wares or Merchandize, which having been imported from some Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, and secured in approved Warehouses, and on which Goods the Duties imposed by this Act, under the Description of Warehousing Duties, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (A.), shall have been paid or secured, to export the same directly from any such Warehouse without Payment of any further Duty of Customs or Excise whatever; subject nevertheless to all and every the Rules, Regulations, Restrictions and Securities directed and required by any Act or Acts of Parliament in force in Ireland, on or immediately before the passing of this Act, as far as the same are applicable.

When Goods intended to be taken out of Warehouse for Home Confumption, Entry shall be made with proper Officer, and Duty paid.

VII. And be it further enacted, That in case the Proprietor or Proprietors, Purchaser or Purchasers of any such Goods, Wares or Merchandize imported as aforesaid (not being prohibited to be used or confumed in Ireland), on which the Duties imposed by this Act, under the Description of Warehousing Duties, shall have been paid, shall intend to take the same out of the Warehouse wherein the same shall have been lodged as aforesaid, in order to be used or consumed in Ireland, the Person or Persons so intending to take out any such Goods shall, before the same shall be so delivered from any such Warehouse, make a due Entry of such Goods, Wares or Merchandize with the proper Officers of His Majesty's Customs and Port Duties in Ireland, and pay down in ready Money to the Collector or other

proper Officer or Officers of the said Customs, the full Duties due and payable on fuch Goods, as the same are respectively described and fet forth in Figures in the Table hereunto annexed, marked (B.), under the Description of Home Consumption Duties, together with fuch Duties of Excise and other Duties as may be due and payable on fuch Goods, Wares or Merchandize, at the time the same shall be taken out of such Warehouse, in order to be used or consumed in Ireland.

VIII. Provided always, and be it enacted, That in ease any Goods imported Goods, Wares or Merchandize, contained and specified in the Tables into Ireland to this Act annexed, and which shall have been imported into Great Britain from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, shall at any time after the Fifth Day of July One housed; but if thousand eight hundred and fourteen, and during the Continuance of warehoused, this Act, be imported into Ireland from Great Britain, it shall and may be lawful for the Importer of fuch Goods, Wares and Merchandize to import fuch Goods, Wares and Merchandize into Ireland, upon Payment of the Duties mentioned and expressed in the Table (B.) to this Act annexed, without warehousing such Goods, Wares or Merchandize, and without the same being subject to the Duties mentioned in Table (A.) to this Act annexed: Provided always, that if any fuch Goods, Wares or Merchandize shall be imported into Ireland, and shall be secured in Warehouses, that then such Goods, Wares and Merchandize shall be subject and liable to the Duties mentioned, specified and contained in the said Table (A.)

IX. Provided also, and be it further enacted, That the several In what case Drawbacks to be paid or allowed on the Exportation from Ireland of Drawbacks in certain Goods, Wares and Merchandize, as the same are respectively described and set forth in Figures in the Table hereunto annexed, marked (B.), shall not be paid or allowed, unless such Goods shall be exported or shipped for the Purpose of Exportation within Twelve Calendar Months from the Day on which the Home Confumption

Duty shall have been paid thereon.

X. Provided also, and be it further enacted, That nothing in this Proviso for Act contained shall extend, or be construed to extend, to repeal or 39 & 40 G. 3. alter any of the Provisions contained in Two Acts for the Union of c. 67. Great Britain and Ireland, the one made in the Parliament of Great Britain in the Thirty ninth and Fortieth Years of His present Majesty's Reign, and the other made in the Parliament of Ireland in the Fortieth Year of His present Majesty's Reign, or any other Act 40 G. 3. (1.) or Acts in force on or immediately before the said Fifth Day of July One thousand eight hundred and fourteen, by which any Goods, Wares or Merchandize imported into Ireland from Great Britain, or any Goods, Wares or Merchandize exported from Ireland to Great Britain (other than and except such Goods, Wares and Merchandize as shall have been imported into Great Britain from any Places within the Limits of the Charter of the said East India Company), are made to remain liable to or are charged with or exempted from any Duties of Customs, whether Countervailing or other, or by which any Drawback or Bounties are allowed or given, in respect of any such Goods, Wares or Merchandize.

XI. Provided also, and be it further enacted, That nothing in Proviso for this Act contained shall extend, or be construed to extend, to alter former Acts re-

from G.B. to pay Ducies expreffed in Table B. if not ware-Goods liable to Duties mentioned in Table A.

Table B. not al-

or lating to Duties of Excise.

or repeal any Act or Acts of Parliament in force on or immediately before the said Fifth Day of July One thousand eight hundred and fourteen, by which Duties of Excise are imposed on any Article imported or brought into or used or consumed in Ireland, or by which any Securities, Rules, Regulations or Restrictions, are made or provided for the securing any of the Duties of Excise; but that the same shall remain in full Force and Essect, as if this Act had not been made.

Goods not imported or exported contrary to former Acts, except where otherwise provided. XII. Provided also, and be it further enacted, That nothing in this Act contained shall extend, or be construed to extend, to permit or allow any Goods, Wares or Merchandize whatsoever to be imported into or exported from Ireland, in any way or manner contrary to any Act or Acts of Parliament in force within Ireland, on or immediately before the said Fifth Day of July One thousand eight hundred and fourteen, except in any case where Provision is expressly made for that Purpose by this Act, or by the before recited Act passed in the last Session of Parliament.

Acts for fecuring Revenue, &c. to extend to Act.

XIII. And be it further enacted, That every Act of Parliament in force in Ireland, on or immediately before the said Fifth Day of July One thousand eight hundred and fourteen, by which any Rules, Regulations, Conditions or Restrictions were made, established or directed, for the remitting or allowing of any Deduction of any Duties on account of Damage, or for the better securing the Revenue of Customs, or for the regular Importation into or Exportation from Ireland, or the bringing or carrying Coastwise, or from any Port to Port within Ireland, or the entering, landing or shipping of any Goods, Wares or Merchandize whatever, except where any Alteration is expressly made by this Act; and all Provisions, Clauses, Matters and Things relating thereto shall and are hereby declared to be and remain in full Force and Effect, and shall be applied to the subject of this Act, and for carrying the same into Execution, as fully and effectually as if they had been repeated and re-enacted in this Act.

Duty on Sugar regulated by Average Prices of Brown or Muscovade Sugar

XIV. And be it further enacted, That whenever in the Publication of the Dublin Gazette, containing Notice of the Average Price of Brown or Muscovado Sugar for the Four Months preceding the First Wednesday in January, or preceding the First Wednesday in May, or preceding the First Wednesday in September, in every Year, as ascertained and taken in manner prescribed by Law in Great Britain, and inserted in the London Gazette, it shall appear that the Average Price of such Sugar so ascertained and taken for the preceding Four Months in England, shall exceed Sixty Shillings the Hundred Weight, then and in such case One Shilling in the Hundred Weight, Part of the Duty on East India Sugar, imposed by Table (B.) annexed to this Act, shall be suspended until a Notice of a new Average Price shall be published in manner aforesaid; and if such Average Price shall exceed the Sum of Sixty one Shillings the Hundred Weight, then Two Shillings in the Hundred Weight, Part of the said Duty, shall be suspended, and in like manner, if fuch Average Price shall exceed Sixty two Shillings the Hundred Weight, then Three Shillings in the Hundred Weight of the faid Duty shall be suspended; if such Average Price shall exceed Sixty three Shillings the Hundred Weight, then Four Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average

Average Price shall exceed Sixty four Shillings the Hundred Weight, then Five Shillings in the Hundred Weight of the faid Duty shall be suspended; if such Average Price shall exceed Sixty five Shillings the Hundred Weight, then Six Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average Price shall exceed Sixty fix Shillings the Hundred Weight, then Seven Shillings in the Hundred Weight of the said Duty shall be sufpended; if such Average Price shall exceed Sixty seven Shillings the Hundred Weight, then Eight Shillings in the Hundred Weight of the said Duty shall be suspended; if such Average Price shall exceed Sixty eight Shillings the Hundred Weight, then Nine Shillings in the Hundred Weight of the said Duty shall be suspended; and if such Average Price shall exceed Sixty nine Shillings the Hundred Weight, then Ten Shillings in the Hundred Weight, Part of

the faid Duty, shall be suspended.

XV. And be it further enacted, That whenever at any time Treasury may during the Continuance of the additional Duty of Twenty five suspend Payment Pounds per Cent. imposed by this Act, the Lord High Treasurer or of certain Pro-Commissioners of the Treasury in Ireland shall be authorized under and by virtue of an Act made in the Forty fixth Year of His present 46 G. 3. c. 62. Majesty's Reign, for granting to His Majesty until the Twenty ninth & 6. Day of September One thousand eight hundred and six, certain Duties on the Importation, and to allow certain Drawbacks and Bounties on the Exportation of certain Sorts of Iron, Sugar and Tea, into and from Ireland, to suspend the Payment of One, Two or Three Shillings, Part of the Duty on Brown or Muscovado Sugar, in the manner and according to the Proportions in the faid Act mentioned, it shall and may be lawful for the said Lord High Treasurer or Commissioners of the Treasury, and they are hereby required in like manner and in like Proportions to suspend the Payment of One Shilling, Two Shillings or Three Shillings on every Hundred Weight of East India Sugar imported into Ireland, Part of the said Duty of Twenty five Pounds per Cent. additional on fuch Sugar under this Act.

4 XVI. And Whereas certain Bounties are allowed on the Ex- portation of Refined Sugar produced from Raw Sugar imported from the British Plantations in America: And Whereas it is ex- pedient that the like Bounties should be allowed on the Exportation from Ireland of Refined Sugar produced from Sugar ' imported by the faid United Company of Merchants of England trading to the East Indies, or by Persons authorized to trade within \* the Limits of the Charter granted to the faid United Company; Be it therefore enacted, That, from and after the Fifth Day of July Bounty allowed One thousand eight hundred and fourteen, there shall be paid and en Exportation allowed on the Exportation from Ireland of any Refined Sugar, the of Refined Manufacture of any Part of the United Kingdom, produced from Sugar imported from any Place within the Limits of the Charter ported from East granted to the United Company of Merchants of England trading Indies. to the East Indies, the like Bounty as is now or hereafter may be allowed by Law on the Exportation from Ireland of the like Sort or Description of Refined Sugar produced from Raw Sugar, imported from the British Plantations in America, subject in every respect to the Conditions, Rules, Regulations, Restrictions, Penalties and Forfeitures, now by Law practifed and applied with respect to the Bounty allowed on the Exportation of Refined Sugar.

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portions of Duty on Sugar.

Sugar produced from Sugar imDrawback allowed on Exportation of Sugar that has paid Duty.

How Value of Goods afcertained, where Duties are charged on Value.

46 G. 3. c. 87.

45 G. 3. c. 18.

Goods imported fecured in Ware-houses approved by Commission-ers of Customs.

XVII. And be it further enacted, That on the due Exportation from Ireland of any Sugar, on which the Home Consumption Duty imposed by this Act shall have been paid, the Exporter or Exporters thereof shall be entitled to such and the like Drawbacks, as shall be allowed at the time of such Exportation on Brown or Muscovado Sugar of the Produce of the British Plantations exported from Ireland: Provided always, that nothing herein contained shall extend or be construed to extend, to impose any Duty on such Sugar, when taken out of the Warehouse for Exportation only.

XVIII. And be it further enacted, That in all cases where the Duties of Customs imposed by this Act on the Goods, Wares or Merchandize, enumerated and described in the Tables hereunto annexed, marked (A.) and (B.) are charged not according to the Weight, Tale, Gauge or Measure, but according to the Value thereof, the Value of such Goods, Wares or Merchandize respectively, which shall be imported into any Port of Ireland, from any Port or Place within the Limits of the Charter granted to the faid United East India Company, shall be ascertained according to the Declaration of the Value thereof, in like Manner and Form, and under the like Rules, Regulations, Restrictions and Conditions, and such Goods, Wares and Merchandize shall be subject and liable to such and the like Forfeitures and Penalties as are prescribed, directed and imposed, for ascertaining and collecting Duties to be paid according to the Value by an Act passed in the Forty sixth Year of His present Majesty's Reign, intituled An At more effectually to regulate the Collection of the Duties on Goods, Wares and Merchandize, imported or exported into or from Ireland, and the Payment of Bounties, Allowances and Drawbacks thereon, and by an Act or Acts in force on or immediately before the passing of this Act, so far as the same are applicable thereto; and that the Value of all such Goods, Wares and Merchandize, imported into Ireland from Great Britain, and the Price of all Teas so imported, shall be ascertained in like Manner and Form, and under the like Rules, Regulations, Restrictions and Conditions, as are mentioned and contained in an Act made in the Forty fifth Year of His present Majesty's Reign, intituled An AE for granting to His Majesty, until the Twenty sifth Day of March One thousand eight hundred and six, certain Rates and Duties, and to allow certain Drawbacks and Bounties upon Goods, Wares and Merchandize, imported into and exported from Ireland, in lieu of former Rates and Duties, Drawbacks and Bounties, so far as relates to the better ascertaining the Prices of Teas, and the Value of Goods, Wares and Merchandize so imported into Ireland, from Great Britain, and which had been imported into Great Britain by the said United East India Company.

XIX. And be it further enacted, That all Goods, Wares and Merchandize imported from any Port or Place within the Limits of the Charter granted to the faid United East India Company, into any of the Ports in Ireland, which shall have been or may be declared fit and proper for the Purpose of such Importation under the Rules, Regulations and Provisions of the before recited Act passed in the last Session of Parliament, either by the said United Company or by any Person or Persons so trading under the Authority of the before recited Act passed in the last Session of Parliament and of this present Act, shall be lodged and secured in Warehouses approved by the Commissioners of the Customs and Port Duties in Ireland, or any Three

or more of them, for the time being, subject to all the Rules, Regulations, Securities and Provisions directed and required by an Act passed in the Forty eighth Year of His present Majesty's Reign, intituled 48 G. 3. c. 32. An At to permit certain Goods imported into Ireland to be warehoused or secured without the Duties due on the Importation thereof being first paid, or by any other Act (a) or Acts of Parliament made for amending or explaining the faid Act in force on or immediately before the said Tenth Day of April One thousand eight hundred and (a) [See 50 G. 3. c. 38.] fourteen.

XX. Provided always, and be it further enacted, That nothing con- Duties paid pretained in the said last recited Act passed in the Forty eighth Year of vious to Delivery His present Majesty's Reign, or in anyother Act or Acts of Parliament Warehouse. made for amending or explaining the faid Act, shall extend or be conftrued to extend to exempt any of the Goods, Wares or Merchandize fo warehoused as aforesaid, from the Payment of the Duties of Customs imposed by this Act, or any such Goods, Wares and Merchandize, as the same are respectively described and set forth in the Table hereunto annexed, marked (A.), under the Head of Warehousing Duties: which Duties shall and may be paid at any time previous to the Delivery of any such Goods, Wares and Merchandize from such Warehouse, either for the Purpose of Exportation or Home Confumption.

XXI. Provided always, and be it further enacted, That nothing Acts for proin this Act or in the hereinbefore recited Act passed in the last Ses- hibiting Use of fion of Parliament, shall extend, or be construed to extend, to alter, facture in Irevary or repeal any Act or Acts of Parliament in force on or imme- land to remain diately before the passing of this Act, for prohibiting the Consump- in sec. tion or Use of any Foreign Manufacture within Ireland; but that all and fingular the said Acts, and the Provisions, Penalties and Regulations therein contained respectively, shall remain and continue of the same Force and Effect to all Intents and Purposes, as if this Act and the said before recited A& passed in the last Session of Parliament had not been made; any thing contained in the faid recited Act or this Act to the contrary notwithstanding.

\* XXII. And Whereas it is necessary for the Security of the Regulations of 4 Public Revenue, that additional Regulations should be established with respect to Manifests directed to be brought by Masters of Ships

or Vessels arriving in Ireland from any Port or Place within the altered by Act. Limits of the Charter granted to the United Company of Merchants

 of England trading to the East Indies, from His Majesty's Settlement 6 of the Cape of Good Hope, the Territories and Dependences there-4 of, or from the Island of Saint Helena; Be it therefore enacted, That, from and after the Tenth Day of April One thousand eight hundred and fifteen, the Master or other Person having or taking the Charge or Command of any Ship or Vessel belonging in the Whole or in Part to His Majesty's Subjects arriving in Ireland from any of the Places afore mentioned, shall have on board a Manifest or Manifests as described and directed by an Act passed in the Parliament of Ireland in the Twenty seventh Year of His present Majesty's Reign, intituled An Att for regulating the Production of Manifests, and for more effectually preventing fraudulent Practices in obtaining Drawbacks and Bounties, and in the clandestine Relanding of Goods, and shall produce and deliver such Manifest or Manifests in the manner prescribed by the said recited Act; and that all the Rules, Regulations, Provisions, Penalties and Forfeitures required and

of Goods from

Foreign Manu-

27 G. 3, (I.) c. 28. confirmed, except where

directed by the said recited Act shall remain in sorce, and be applied to the Purposes of this present Act, as far as they relate or may be applicable thereto, except where any of the said Rules, Regulations, Provisions, Penalties and Forseitures are repealed or in any wise altered by this Act.

Description of Manifest delivered in Ireland.

XXIII. And be it further enacted, That, from and after the faid Tenth Day of April One thousand eight hundred and fifteen, no Goods, Wares or Merchandize shall be imported or brought into Ireland from any of the Ports or Places before mentioned, in any Ship or Vessel whatever belonging in the Whole or in Part to His Majesty's Subjects, unless the Master or other Person having or taking the Charge or Command of every such Ship or Vessel respectively, shall have on board a Manifest or Manifests in Writing, signed by fuch Master, and containing the Particulars described and set forth in the said recited Act passed in Ireland in the Twenty seventh Year of His present Majesty's Reign; and which Manifest or Manifests shall also contain the Name or Names (if the same shall be known) of the Person to whom any such Goods shall be consigned, the time when, and the Place where any fuch Goods shall have been taken on board, and diftinguishing in every such Manifest the Goods which are stowed in the Hold from those which are stowed in other Parts of the Ship.

27 G. 3. (I.) c. 28.

Alterations of Stowage of Goods noted in Log Book, and in Supplementary Manifest. XXIV. Provided always, and be it enacted, That all Alterations which shall, after the completing of any such Manifest, be made in the Stowage of any Ship or Vessel, by the Removal of any Goods from the Hold to any other Part of the Ship, or from any other Part of the Vessel to the Hold, or from any one Deck of the Vessel to any other Deck, shall be registered on the Day of such Removal in the Log Book or Journal kept by the Master of the Vessel, and also in a supplementary Manifest which shall be kept for the Purpose of registering any such Alterations in the Stowage of Goods by any such Removals as aforesaid, and every such supplementary Manifest shall be attached to and kept with the original Manifest to which it refers.

Manifest of Goods laden how delivered and authenticated.

Oath.

Duplicate.

XXV. And be it further enacted, That before any fuch Ship or Vessel shall clear or depart from the Port or Place wherein the Lading or any Part thereof shall have been taken on board, the Master or other Person having or taking the Charge or Command of every fuch Ship or Vessel shall prepare and deliver a Manifest in Writing as hereinbefore required, to the Officer who shall or may be appointed by the Governor, or by the Person or Persons exercising the Powers and Authorities of Government, of any such Settlement or Place; and such Master or other Person having or taking the Charge or Command of such Ship or Vessel, shall verify upon Oath the Truth of the Contents of the faid Manifest before the faid Officer fo appointed (which Oath the faid Officer is hereby authorized and required to administer); and such Officer shall also cause a Duplicate thereof to be forthwith made, and shall indorse upon the Original Manifest his Name, with the Day and Year on which the same was produced to him, which faid Original Manifest shall then be returned to the said Master or other Person having or taking the Charge or Command of such Ship or Vessel on or before the Clearing or Departure of any fuch Ship or Vessel; and such Officer so appointed as aforesaid shall, by the first Opportunity other than by the same Ship or Vessel, transmit the said Duplicate of such Manifest so made as

before directed, under his Hand and Seal, to the Commissioners of Customs and Port Duties in Ireland.

XXVI. Provided always, and be it further enacted, That every Lists of Marks Person who shall ship any Goods, Wares or Merchandize on board and Numbers of any such Ship or Vessel, shall at the time of such Shipment deliver to the Master or other Person having or taking the Charge or Command of fuch Ship or Vessel, a true and exact List in Writing, figned with the Name of the Person so shipping any such Goods, Wares or Merchandize, describing therein the particular Marks and Numbers of the several Packages; and such Master or other Perfon as aforefaid shall insert in the Manifest of such Ship or Vessel the Particulars contained in fuch Lift, and shall annex such Original List to the Duplicate of the Manifest hereinbefore described and required to be transmitted to the said Commissioners of Customs and Port Duties.

Packages delivered on thirping of Goods.

XXVII. And be it further enacted, That in case the Master or Manisest of Person having or taking the Charge or Command of such Ship or Goods laden at Vessel, after having departed from the Port or Place where the Whole or any Part of the Cargo shall have been first taken on board, shall proceed in such Ship or Vessel to any other Port or cated. Place hereinbefore described, and there discharge any Part of the Cargo so taken on board, then and in such case the Officer so appointed as aforesaid shall indorse upon the Manifest containing the Part of the Cargo fo discharged, an accurate Particular by Numbers, Marks and Descriptions of the Part of the Cargo so discharged, and shall verify the same, and make out and transmit a Duplicate of such Indorsement as required in cases of Manifest; and in case any such Master or other Person aforesaid shall at such or any other Port or Place take on board any other Goods, Wares and Merchandize, the faid Master shall before his Clearance or Departure from any such Port or Place prepare and deliver to the Officer who may be appointed as aforesaid to receive the same, an additional Additional Manifest, containing such and the like Particulars of the Goods, Manifest. Wares and Merchandize there taken on board, in every respect as is hereinbefore directed and prescribed, and such additional Manifest shall be authenticated, and the Duplicate thereof transmitted in fuch and the like manner in every respect as hereinbefore is directed and required.

other Places, how delivered and authenti-

XXVIII. And be it further enacted, That if any Ship or Vessel Manifest of in the Course of the Homeward Voyage, shall touch either at His Majesty's Settlement of the Cape of Good Hope or at the Island of Saint Helena, the Master or other Person having or taking the of Saint Helena, Charge or Command thereof, shall produce and deliver to the how delivered Officers who may be appointed as aforefaid, all and every the Origi- and authentinal Manisest or Manisests so authenticated as asoresaid, and shall again cated. verify on Oath before the said Officer the Truth of the Manifest or Manifests; and the Officer who may be appointed to authenticate such Manifest or Manifests at the said Settlement of the Cape of Good Hope or the said Island of Saint Helena, shall, upon the clearing of every such Ship or Vessel, immediately transmit a Duplicate Duplicate. of fuch Manifest or Manifests to the Commissioners of Customs and Port Duties in Ireland: Provided always, that in every case wherein Goods, Wares and Merchandize shall have been taken on board either at the faid Settlement of the Cape of Good Hope or at the Island of Saint Helena, a separate Manisest for such Goods, Wares Separate

Goods shipped at Cape of Good Hope or Illand

and Merchandize shall be produced, and delivered to and authenticated by the said Officer, and Duplicates by him transmitted in such and the like manner in every respect as is hereinbefore directed and required with respect to Manifests.

Original Manifest delivered at any Port at which Vessels may first touch.

XXIX. Provided always, and be it further enacted, That in case the Master or other Person having or taking the Charge or Command of any Ship or Veffel so trading, shall not intend in the Course of the Homeward Voyage to touch either at His Majesty's Settlement of the Cape of Good Hope, or at the Island of Saint Helena, or in case any such Master or other Person as aforesaid of any such Ship or Vessel which shall touch either at the said Settlement of the Cape of Good Hope or at the Island of Saint Helena, shall afterwards on the Voyage to Ireland touch at any other Port or Place, then and in every such case the Master or other Person having or taking the Charge or Command of any fuch Ship or Vessel shall, at the Port or Place from whence he shall clear or take his Departure for Ireland, deliver each and every such Original Manifests, duly authenticated as required by this Act, to the Officer who may be appointed as aforesaid to receive the same; and every such Master or other Person having on taking the Charge or Command of any such Ship or Vessel, and the Officer so appointed as aforesaid at any such Port or Place to receive and authenticate the Manifest or Manifests so to be delivered by the Master or other Person as aforesaid, shall proceed in every respect as in this Act is directed with regard to the Master or Officer so appointed, in the case of Ships or Vessels which in the Homeward Voyage shall touch at or depart from His Majesty's Settlement of the Cape of Good Hope or the Island of Saint Helena.

Confuls at Foreign Ports to perform Duties of Officers.

XXX. Provided always, and be it further enacted, That in case the Port or Place where any fuch Ship or Vessel shall clear or take her Departure for Ireland shall not be under the British Government, then and in every such case, it shall and may be lawful for the British Consul resident at any such Port or Place to do and perform every Matter, Act or Thing directed by this Act to be done or performed by the Officer so appointed as aforesaid; and such British Conful is hereby authorized and required to receive from the Master or other Person having or taking the Charge or Command of the Ship or Vessel so arriving, the Manifest or Manifests required by this A& to be delivered by such Master or other Person; and such Consul is also authorized and required to administer the Oath so directed to be taken, and to authenticate such Manifest or Manifests, to transmit Duplicates thereof, and to perform every Act, Matter or Thing respecting Manifests required by this Act to be done or performed by the Officer to be appointed for that Purpose as aforesaid at any other Port or Place.

Goods brought into G. B. without Manifest re-

XXXI. And be it further enacted, That, from and after the faid Tenth Day of April One thousand eight hundred and fifteen, if any Goods, Wares or Merchandize shall be imported or brought into Irequired, forfeited. land from any Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, from His Majesty's Settlement at the Cape of Good Hope, its Territories or Dependencies, or from the Island of Saint Helena, or from such other Port or Place as aforesaid from whence the Ship or Vessel shall have cleared or departed for Ireland, in any Ship or Vessel belonging in the Whole or in Part to His Majesty's Subjects, without the Manifest or Manifests hereinbefore required, or shall not

be included or described therein, or shall not agree therewith, all such Goods, Wares or Merchandize shall be forfeited, and shall and may be seized by any Officer or Officers of His Majesty's Customs, notwithstanding such Goods, Wares or Merchandize may have been included in the Report of such Ship or Vessel; and the Master or other Masters, &c. Person having or taking the Charge or Command of any such Ship or Vessel, shall forfeit the Sum of Fifty Pounds for every Package which shall be so imported or brought into Ireland without the Manifest hereby required, or which shall not be included or inserted therein, or which shall not agree therewith.

Importing.

' XXXII. And Whereas by this Act certain Penalties are im-' posed on Masters of Ships or Vessels in which Goods shall be im-' ported or brought into Ireland without the Manifest or Manifests ' hereby required;' Be it therefore enacted, That the Penalties imposed by the before recited Act, made in the Parliament of Ireland in the Twenty seventh Year of the Reign of His present Majesty, on the of Ships import-Master or other Person having or taking the Charge or Command of any Ship or Vessel belonging in the Whole or in Part to His Majesty's Subjects, in which any Goods shall be imported or brought into Ireland without the Manifest or Manifests required by the said before recited Act, or which shall not be included or described therein, or shall not agree therewith, shall, from and after the said Tenth Day of April One thousand eight hundred and fifteen, be repealed so far as the same relates to Goods, Wares and Merchandize imported into Ireland from any Port or Place within the Limits of the Charter granted to the United East India Company, His Majesty's Settlement of the Cape of Good Hope, its Territories or Dependencies, or the Island of Saint Helena.

Former Penalties on Masters ing Goods without proper Manifelt, repealed. 27 G. 3. (I.)

XXXIII. And be it further enacted, That all and every the Goods and Goods, Wares or Merchandize, and all Ships or Vessels which may Ships forseited, be forfeited under any of the Provisions of this Act, may and shall be feized by the Commander or Commanders of any of His Majesty's Ships of War, or Commissioned, Warrant or Petty Officer specially appointed by him or them, or by any Officer or Officers of His Majesty's Customs; and that every Forfeiture incurred by this Act, and whereof the Recovery is not specially provided for by this Act, may and shall respectively be sued for, prosecuted and recovered in fuch Courts, and by fuch and the like ways, means and methods, and the Produce thereof respectively disposed and applied in such and the like manner, and to fuch and the like Uses and Purposes, as any Forfeiture incurred by any Law respectively, the Revenue of Customs or Port Duties in Ireland may now be fued for, profecuted or recovered, disposed of and applied, in any of His Majesty's Dominions in or out of Europe respectively, as the case may happen to be.

leized by Officers of Navy.

' XXXIV. And Whereas it is necessary that some further Provi- Ship, with more fion should be made to prevent the illegal Importation of Tea into ' Ireland;' Be it therefore enacted, That, from and after the said Fifth Day of July One thousand eight hundred and sourteen, if any Ship or Vessel coming from Foreign Parts and belonging wholly or in Part to His Majesty's subjects, or whereof One Half of the Perfons on board shall be Subjects of His Majesty, other than and except fuch Ships or Vessels as shall belong to or are employed by the United Company of Merchants in England trading to the East Indies, shall be found on the High Seas, or shall be discovered to have been within the said Limits of the Charter granted to the said United Company, 114

than Six Pounds of Tea on board, except for Ship's Company, forfei:ed.

Company, having on board any Tea exceeding Six Pounds in the whole, except Tea for the Use of the Persons on board, not exceeding One Pound for each Person, then not only such Tea, together with the Packages containing the same, but also every such Ship or Vessel, together with all the Guns, Furniture, Ammunition, Tackle and Apparel thereof, shall be forfeited, and shall and may be seized by any Officer or Officers of His Majesty's Navy or Marines, or of the Customs or Excise.

Hatches secured.

XXXV. And be it further enacted, That, from and after the faid Fifth Day of July One thousand eight hundred and fourteen, the Hatches of all Ships and Vessels arriving from any of the Ports or Places before mentioned, at or into any of the Ports of Ireland which shall have been or shall be declared fit and proper for such Importation, shall be secured under the joint Locks of the Master of fuch Ship or Vessel and of the Officers of His Majesty's Customs and of the Excise, in cases where that Revenue is concerned, and no fuch Hatch or Hatches shall be opened on any account or Pretence whatever, but in the Presence of such Officers respectively; and if any such Officer shall refuse or neglect to attend at the locking up or opening any such Hatch or Hatches, after due Notice . shall have been given him for that Purpose, every such Officer so offending, shall, for every such Offence, upon being convicted thereof, forfeit and pay the Sum of One hundred Pounds.

Penalty. Duties and Drawbacks how levied and paid. Penalties, &c. in British Currency.

14 & 15 Car. 2. (1.) Seff. 4. c. 8.

. #6 G. 3. c. 87.

46 G. 3. c. 106.

Appeal.

XXXVI. And be it further enacted, That all Duties of Customs by this Act imposed, and all Drawbacks and Duties by this Act allowed and made payable, shall be under the Management of the Commissioners of the Customs and Port Duties in Ireland for the time being, and that all Penalties and Forfeitures under this A& shall be paid and payable according to the Amount thereof in British Currency, and that all the said Dutes, Drawbacks, Bounties, Penalties and Forfeitures shall be raised, levied, collected, paid, allowed, fued for, recovered and applied in the same manner, and under such Penalties and Forseitures as are appointed, directed and expressed for the raising, collecting, levying, paying and managing of the Duties of Customs, in and by an Act made in Ireland, in the Fourteenth and Fifteenth Years of the Reign of His late Majesty King Charles the Second, intituled An At for the settling of the Excise or new Impost upon His Majesty, bis Heirs and Successors, according to the Book of Rates therein inferted; or in and by Two Acts made in the Forty fixth Year of His present Majesty's Reign, the one intituled An AB more effectually to regulate the Collection of the Duties on Goods, Wares and Merchandize imported or exported into or from Ireland, and the Paymont of Bounties, Allowances and Drawbacks thereon; and the other, intituled An AE to provide for the better Execution of the several Ads relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in Ireland; or in or by any other Act or Acts in force in Ireland relating to the Revenues under the Management of the Commissioners of Customs and Port Duties, as fully and effectually to all Intents and Purposes as if the said Rules and Directions, Penalties and Forfeitures, were therein expressed and enacted, except only so far as the same are altered or repealed by this present Act; with like remedy of Appeal to and for the Party or Parties aggrieved or injured as in and by the said Acts, or any of them, is or may be provided. XXXVII. And

XXXVII. And be it further enacted, That if any Action or Limitation of suit shall be brought or commenced against any Person or Persons Actions. or any thing done in pursuance of this Act, such Action or Suit hall be commenced within Three Calendar Months next after the Fact committed, and not afterwards, and shall be laid in the County >r Place where the Cause of Complaint did arise, and not elsewhere; und the Defendant or Defendants in every such Action or Suit may plead the General Issue, and give this Act and the Special Matter General Issue. n Evidence at any Trial to be had thereupon; and if the Jury should find, for the Defendant or Defendants in any such Action or Suit, or if the Plaintiff or Plaintiffs shall be nonsuited or discontinue his, her or their Action or Suit after the Defendant or Defendants shall have appeared, or if, upon any Demurrer, Judgment shall be given against the Plaintiff or Plaintiffs, the Defendant or Defendants shall have Treble Costs, and have the like Remedy for the Treble Costs. fame, as any Defendant had in other cases to recover Costs by Law.

XXXVIII. And be it further enacted, That this Act and every Continuance of thing herein contained shall continue in force (except where any Act. special Continuation is directed by this Act) until the Tenth Day of April One thousand eight hundred and nineteen, and no longer.

XXXIX. And be it further enacted, That this Act or any of Act altered, &c. the Provisions thereof may be altered, amended or repealed by any Act or Acts to be made in this present Session of Parliament.

[See as to England, c.36. ante.]

TABLES to which this Act refers.

## TABLE (A.)

A TABLE of DUTIES of CUSTOMS payable on certain Goods, Wares and Merchandize therein enumerated or described, imported into Ireland from fome Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, either by the said United Company, or by Persons authorized so to trade, on such Goods, Wares and Merchandize, being secured in Warehouses.

TABLE (A.) WAREHOUSING DUTY.								. ]	Duty	·.					
f	lowered	or flite	ched;	plain	white	Din	nity;	Nar	nquin	Cl	calicoe	d   T	2.	5.	d.
1	ure ther	reof	-	•	-	fo	r ever	y £	100.	of ·	any Mix the Valu or used i	e	5	0	0
Ireland for every \$100. of the Value							el ,	5	0	Q					
	God and paid feits Cap Tak	ods shall Condit laccordures to	ll be a tions f ding t whic 6 Geo	for afc to the h fuch	ined; ertain Value Goo	and ing; and ds a	for tand conditions to the desired the des	he R olleć the I ble;	Rules, Ring I Penalt See 4	Re Du ties 15 (	nentioned gulation ties to be and For Geo. III which this	<b>s</b> e •			
_	ffee	•	•	•		•		-			the cwt	-   (	0	5	0
	digo	•	•	-		•		•		•	the lb		0	0	2
	w Silk;											ļ		•	
		Bengal	Raw	Silk		•				•	the lb	-		0	5
		of any	other	Sort		•		-		•	the lb	• •	<b>)</b>	0	7 1

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# TABLE (B.)

A TABLE of the DUTIES of Customs payable on the Goods, Wares and Merchandize therein enumerated or described, having been imported into Ireland from some Port or Place within the Limits of the Charter granted to the United Company of Merchants of England trading to the East Indies, either by the said United Company, or by Persons authorized so to trade, and secured in Warehouses, payable on the Delivery of such Goods, Wares and Merchandize respectively from any such Warehouse, for the Purpose of being used or consumed in Ireland (not being prohibited to be so used or consumed), exclusive of the Duties paid or payable on warehousing any of the said Goods, Wares or Merchandize.

TABLE (B.) HOME CONSUMPTION DUTIES.	Duty.	Drawback.
ALMONDS;—viz.  Bitter the cwt.  of any other Sort the cwt.	£. s. d. 1 11 3 4 15 0	£. s. d.
Aloes; — viz.  — Socotorina the lb.  — of any other Sort the lb.  Alum the cwt.  — Roch Alum the cwt.	O I 3	
Amber; — viz.  —— Beads, or other Manufactures of Amber, the lb.  —— Rough Ambergris —— the lb. Ammoniacum, Gum. See Gum Ammoniacus.	1 2	
Animi, Gum. See Gum.  Anniseed. See Seed.  Oil of. See Oil.  Annotto		
Aqua fortis the cwt. Arabic Gum. See Gum. Arangoes or Arangoe Beads, for every £100. of the Value Arrack. See Spirits.	31 5 0	_
Arsenic the cwt. Asafætida the lb. Auripigmentum. See Orpiment.		
Balsam; viz. Artificial or Natural - the lb. Bamboo Canes. See Canes. Barilla the cwt.	0 5 0 0 10 7½	_
Bark;—viz. —— Jesuits' Bark. See Cortex Peruvianus. —— not otherwise enumerated or described. —— if for Medicinal Use, for every £100. of the Value	50 0 0	

TABLE (B.)—continued.	Duty.	Drawback.
ark; not otherwise enumerated or described,	£. s. d.	Z. 8. a.
- if not for Medicinal Use,		
for every £100. of the Value	25 0 0	
AL A IL	0 0 10	
deman -	0 0 10	•
eads; — viz.  Amber Beads. See Amber.	·	
Arangoe Beads. See Arangoes.  Coral Beads - the lb.	0 15 74	<u> </u>
Corar Deads	1 7 6	
Crystal Beads the 1000 not otherwise enumerated or described,	, , ,	
for every £100. of the Value	62 10 0	ì
	02 10 0	
Bees Wax. See Wax.	0 1 8	
Denjamin	0 1 8	
Dezoar Drones		
Books; — viz.  - the cwt.	6 10 0	
- Double		
unbound	4 10 3	1
Borax; — viz.  ———————————————————————————————————	0 1 8	
ACMING	0 0 7	
	0 0 /3	
Bottles of green or common Glass, full or empty, not	j	
of less Content than one Pint, and not being Phials	0 7 6	
the Dozen Quarts	070	
Brandy. See Spirits.		4
Bullion and Foreign Coin of Gold or Silver,  Duty-free.		1
Daty-site.		
City Cil of Sec Oil		
Cajaputa, Oil of. See Oil. Cake Lac. See Lac in Gum.		
Care Lac. See Lac in Guin.		
Calaminaris Lapis. See Lapis.	· I'	
Calicoes;—viz.		
plain white Calicoes, for every £100. of the Value	62 10 0	
Drawback to be allowed on the Ex-		i
portation of fuch of the faid Calicoes,		. [
which shall have been printed, painted,		1
flained or dyed in Ireland,		
for every £100. of the Value		45 0
10r every ge 100. Of the value		77
white, flowered or flitched	32 10 0	
for every £100. of the Value	32.20	
Calve Skins. See Skins.		
Cambogium. See Gamboge. Camel Hair. See Hair.		
Lamai Hair Nee Flair	j	Į.
Camer I lan. Det I lan.		
Camphire; — viz.		
Camphire; — viz.  refined the lb.		3 -
Camphire; — viz.  ———————————————————————————————————	.   0 1	
Camphire; - viz.  refined the lb.  unrefined the lb.  Candles, of Wax the lb.	•	
Camphire; — viz.  ———————————————————————————————————	1	
Camphire; - viz.  refined the lb.  unrefined the lb.  Candles, of Wax the lb.	1 13	

TABLE (B.)—centinued.		Duty	•	Drawback.
	£.	s.	d.	£. s. d.
Canes; — viz.		_	_	
Reed Canes the 1000	1	6	3	
Walking Canes or Sticks, mounted, painted,				
inlaid, or otherwise ornamented or manu- factured - for every £100. of the Value	60	01	_	
- Wanghees, Jumboo, Ground Rattans, Dra-	02	10	O	<del></del>
gon's Blood, and other Walking Canes or				
Sticks the 1000	4	0	0	
Cantharides the lb.	7	3		
Caps of Cotton - for every £100. of the Value	б2	10	<b>T</b>	
Cardamoms the lb.		2		
Carmenia Wool. See Goats Hair in Hair.			_	
Carmine the oz.	0	4	2	_
Carpets;—viz.		•		
of Persia the Yard square	2	10	0	
of Turkey, under 4 Yards square,				
the Carpet	I	5	0	
4 Yards square, and not ex-				
ceeding 6 Yards square,				
the Carpet	5	0	0	
exceeding 6 Yards fquare		-	•	
the Carpet	7	16	3	<u> </u>
Cashew Gum. See Gum.			_	1
Cassia Buds the lb.	0		8	
	1	0		
	0	2	O	
Castor, Oil of - See Oil.	}			1
Cayenne Pepper. See Pepper.				
Chemical Oil. See Oil.				1
China Root the lb.	0	I	2	-
China Ware - for every £100. of the Value	_		0	
Cinnabar. See Vermillion.				
Cinnabaris Nativa the lb.	0	2	I	
Cinnamon the lb.	0	2	6	_
Oil of. See Oil.			_	1
Cloves the lb.	0	5	73	
Oil of. See Oil.	1			
Cochineal the lb.	1 -		10	
Dust the lb.	1		2	
Cocoa Nuts the lb.	ł		23	; <b>r</b>
Coculus Indicus the lb.	1			. 1
Coffee the lb. Coin, Foreign, of Gold or Silver. See Bullion.	0	0	74	
Coloeynth. See Coloquintida.				
Coloquintida, or Colocynth the lb.	^	Ť	9	
Colours for Painters. See Painters Colours.	1	*	J	
Columbo Root the lb.		¥	8	-
Contrayervæ Lapis. See Lapis.		•	•	1
Radix. See Radix.				1
	•			•

TABLE (B.)—continued.	Ι	Outy.		Drawba	ck.
Copal Gum. See Gum.	£.	s.	d.	L. s.	d.
Copper;—viz. —— Ore —— the cwt. —— Old, fit only to be remanufactured - the cwt.	0 0	9	10		
unwrought;—viz.  Copper in Bricks or Pigs, Rose Copper, and all cast Copper,					,
the cwt Copper in Plates and Copper	0	9	2		
Coin, - the cwt.  part wrought; viz. — Bars, Rods or Ingots,		15			
hammered or raised the cwt.  Manusactures of Copper, not otherwise enumerated or described, Copper enamelled,	1.	11	3		-
and Copper Plates engraved, for every £100. of the Value Coral;—viz.	62	10	0		•
Beads. See Beads.  in Fragments  the lb.	0	I	<u>ુ</u>		
- whole polished the lb unpolished the lb.			10		
Coriander Seed. See Seed.  Cortex Peruvianus, or Jesuits Bark - the lb.  Costos the lb.	0	I	1 0	_	
Cotton; — viz.  Articles manufactured of Cotton Wool, or of any Mixture thereof, not particularly enumerated or described,			•		
for every £100. of the Value  Thread. See Thread.  Wool. See Wool.  Yarn. See Yarn.	62	10	0		1
Cowries - for every £100. of the Value Crystal Beads. See Beads.	31	5	0	_	•
Cubebs the lb. Cummin Seed. See Seed.	0	0	10	-	•
Dyagrzdium. See Scammony. Diamonds — Duty-free. Dimity; — viz.					
Plain White Dimity, for every £100. of the Value Drawback to be allowed on such of the	62	10	0	_	•
faid Dimity, which shall have been printed, stained, painted or dyed in Ireland,				4.5	. ^
Dog Skins. See Skins.	_		0	45	, u
Drawings, coloured each - each	0	1	· 10	-	-

	1	
TABLE (B.)—continued.	Duty.	Drawback.
Drugs, on which specific Duties are payable according to the Quantity.  See the several Articles in Alphabetical Course.	£. s. d.	
manufactured, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value	62 10 0	
or described, or otherwise charged with		
Duty - for every £100. of the Value	50 0 0	-
Earthenware. See China.  Ebony. See Wood.  Elemi Gum. See Gum.  Elephants Teeth - the cut.		
Elk Skins. See Skins. Emeralds, Rubies, and all other Precious Stones and	4 0 0	
Jewels (except Diamonds), for every £100. of the Value	15 12 6	
Feathers; —viz.  Oftrich Feathers, dreffed - the lb.  - undreffed - the lb.  of any other Sor:,	2 15 O O 16 8	
for every £100. of the Value Flax, rough or undressed - the cwt. Forest Seed. See Seed. Furs. See Skins.	50 0 0	_
Galanga	0 11 8	
cut the lb. Gem Sal. See Sal. Geneva. See Spirits.	1 10 0 0 10 0	_
Ginger the cwt.		
Ginfeng Glass; —viz. — Bottles. See Bottles.	0 3 1½ 0 1 5½	
broken, fit only to be remanufactured - the cwt rough Plate Glass, and ground or polished Plate or Crown Glass,	0 3 1 <del>3</del>	-
for every £100. of the Value And besides for every Foot superficial	112 10 0	-
Measure	0 3. 13	!

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TABLE (B.)—continued.	1	Duty	•	Di	awba	ck.
	€.	s.	<u>d</u> .	£.		<u>d</u> .
Glass; — viz.						
Manufactures of, not otherwise enumerated or	}					
described, - for every £100. of the Value	1	IC	-			
—— Paintings on Glass, - for every £100. of the Value Goat Hair. See Hair.	62	10	0	1	_	
Gold Coin. See Bullion.	1			1		
Plate. See Plate.				Ī		
Granilla the lb.		0	_			
Gum;—viz.			)	j		
- Ammoniacus the lb.	0	1	3	<u> </u>		
Animi the lb.	0	0	10	ļ		
Arabic the cwt.	_	II		}	<del>.                                      </del>	
Cashew the cwt.	0	7	6	ł		
	I.		8	1	_	
—— Elemi the lb. —— Juniper. See Gum Sandrake.	0	0	75	İ		
Lac; viz.						
Cake Lac the lb.	0	0	-			
Shellac, or Seed Lac - the lb.		0	5 71			
Stick Lac the cwt.		7	75			
Opoponax the lb.		3				
Sagapenum the lb.	0	ŏ				
Sandrake or Juniper the cwt.	_	18	9	ł		
Sarcocolla - the lb.	1		10	ł		
Senega the cwt.	1	11		l		
—— Tragacanth the lb. —— not otherwise enumerated or described,	0	I	3			
for every £100. of the Value	-	_	_			
lor every 22700. Or the value	50	0	0			
Hair;—viz.						
Camel the lb.		I	8			
— Goat, or Carmenia Wool - the lb.	0	0	5		_	
- Human - the lb.	0	5	0	ĺ		
Articles manufactured of Hair, or any Mixture				1		
thereof, not particularly enumerated or de-		_		Ì		
fcribed - for every £100. of the Value Hemp, rough or undressed, or any other vegetable	02	10	0	ļ		
Substance of the nature and quality of Undressed	j					
Hemp, and applicable to the same purposes,				<b>!</b> .	•	
the Ton containing 20 cwt.	0	7	11		-	
Hides; — viz.		•	. –	j		
Buffalo, Bull, Cow or Ox, not in the Hair, tan-				1		
ned, tawed or in any way dressed - the Hide	0	0	10		-	
tanned, and not otherwise dressed,			-			
the lb.	0	I	O J		-	
Horse, Mare or Gelding, in the Hair, not	_	_				
tanned or in any way dressed - the Hide tanned and not otherwise dressed,	0	0	10		-	
the lb.	1 ~	Ŧ	બ્રો	1		-
or Pieces of Hides, raw or undressed, not par-	1	1	09			•
pate	1			•		

Table B.—continued.	1	Duty	•	Drawback.
ticularly enumerated or described, or other- wise charged with Duty,	£.	<i>s</i> .	d.	£. s. d.
for every £100. of the Value Hides, or Pieces of Hides, tanned, tawed or in any way dressed, not particularly enumerated or	3 E	5	0	·
described, or otherwise charged with Duty, for every £100. of the Value Horns;—viz.	62	10	0	-
Buffalo, Bull, Cow or Ox Horns - the 100 manufactured - for every £100. of the Value unmanufactured, not otherwise enumerated or	0 62	5 10	5	_
described - for every £100. of the Value Horses, Mares or Geldings each Human Hair. See Hair. Husse Skins.	31 6	5 11	3	-
Japanned Ware - for every £100. of the Value Jesuits' Bark. See Cortex Peruvianus. Jewels. See Emeralds.	62	10	0	-
Indigo the lb. Iris Root. See Orrice. Juniper Gum. See Gum Sandrake.	•	•	2 <del>]</del>	
Knubs of Silk. See Silk.				
Lac. See Gum.  Lacquered Ware - for every £100. of the Value  Lambs' Wool. See Sheep's Wool in Wool.  Lapis;—viz.		10		
- Calaminaris - the cwt.	0	8	4	
Contrayervæ the oz.  Lazuli the lb.	0	2	I	
Tutiz the lb.  Lazuli Lapis. See Lapis.  Lead; — viz.	0	0	71	
— White Lead the cwt. Leopard Skins. See Skins. Linfeed, Oil of. See Oil. Long Pepper. See Pepper.	0	10	0	
Mace the lb.	0	9	2	_
Madder Root the cwt.	0	5	0	;
Mangoes the Gallon Manna the lb.	0	5 5 1	0	
Maps the Piece Martin Skins. See Skins.	•	1	3 3	_
Mastick;—viz. ————————————————————————————————————	0	0	3	_

•	TABLE	E (B.)—	-continu	ed.		]	Duty	-	Dı	rawba	ck.
· · · · · · · · · · · · · · · · · · ·				<del>-</del>		æ.	8.	d.	ø	<b>s</b> .	
Melaffes	•	_		- 1	he cwt.		7	6	æ.	<b>3.</b>	a,
Mother of Pea	rl Shella	rough	_		the lb.						
Musk -		.00511	_	•	the oz.		5				
Muslins;—viz.	•		_	_	LIIC 021		)				
plain		for eve	er 410	o of th	e Value	22	10	0	ł		
Piam	Drawha	ck to h	e allow	ed on 1	the Ex-	3-					
•	ortation										
	vhich shal										
	tained or		_ =	_	Punce,						
•	ection of				e Value	1			-	_	_
fower	ed or ft	_	, <b>=</b> 10	o. or th	ic varue	}		!	20	0	0
HOWEI		•	rv £10	o of th	e Value	22	IO	0	}		
Myrobalanes;	Viz	101 646	., ~10	. OI EL	to A series	1 32			1		
——— C			•	_	the lb.	0	0	10			
_	lryed	-	<del></del>		the cwt.						
Myrrh	,			<b>-</b> ,	the lb.		 1	8			•
TAY III	_	•	-	-	PIAC ADI		•	•			
Nankin Cloths		for ever	~ £1~	of th	e Value	22	10	0	1		
TAUMETT CIOCUS	Drawbac	_	•			3-		_	ł		
ta	tion of fu								1		
	hich shall					1			l		
	kined or d				Pamica,						
LU					e Value				20	0	0
Nutmegs	_		, ~		the lb.	٥	5	5	20		
Oil o	of See C	Dil. '	_	_	tile and						
Nux Vomica	-	•	•	•	the lb.	0	1	3			
Oil a min						1					
Oil;—viz. —— of Anni	المما				the lb.		2	Ω	1		
of Cajap		, _ •	-		the oz.		3 2 2	9			
—— of Caffia		•					2	6		_	
		•	•		the oz.		I	3			
of Casto		• ash			the lb.		•	3	1		
—— Chemica fcribed	_	_	_			62	10	0	1		
of Cinna		- 101 eve	•		the oz.	[			1		
of Clove		_	•	•	the oz.	1	<b>5</b>	8			
		_ _ T	- rontaini	na 250		22	Ē	0			
—— of Linfe —— of Mace		c ran (	Julairi		the oz.	33	5 2	1			
		-	_		the oz.		3	1	1		
—— of Nutro		_	-	•	the oz.	4		7 1	.]		
—— not other		nmam <sup>4</sup> a	د <u>-</u> ۸	afa-ik		1	•	12			
HOL OUR					he Value	62	10	0			
Oker-	_		•		the cwt.	0	_	8		<u>.                                    </u>	
Olibanum	-	-	_		the cwt.	_		_	1		
	<b>-</b>	_	_		the lb.	٥	<b>7</b> <b>8</b>	9	1		
Opium Oponovar Gu	am See	Gum	***	•	FMC TD.		•	J			
Opoponax Gu Orange Flowe		Jum.		. •h.	e Gallon	0	3	4	1.	•	
	er an arel	-		- 1111	C GAMUM		J	T			
Ore;—viz.	See Co	nner									
— Copper. — Gold or			lion				•	_			
54 GEO.	ouver.	ace Dim	K k			•		-	1		
54 GEU- 1	. A.A.								-		

TABLE (B.)—continued.	Duty.	Drawback.
Orpiment, or Auripigmentum - the cwt.	£. s. d.	L. s. d.
Orrice, or Iris Root the cwt. Oftrich Feathers. See Feathers.	1 10 0	
Painters Colours, not otherwise enumerated or de- scribed - the lb. Paintings on Glass. See Glass.	0 0 10	-
Paper; — viz.  Brown Paper, made of old Rope or Cordage only, without separating or extracting the Pitch or Tar therefrom, and without any Mixture of any other Materials therewith,		
the lb.  Printed, painted or stained Paper, or Paper	0 0 10	
Hangings - the Yard iquare of any other Sort, not particularly enume-	0 1 3	_
rated or described, or otherwise charged with Duty - the lb.	0 1 8	
Pearls - for every \$100. of the Value	500	_
Pepper the lb.	0 1 10	
Cayenne the lb.		
Pickles of all Sorts, not otherwise enumerated or deficibed - the Gallon		_
Pictures; — viz.		<b>!</b>
under 2 Feet square - the Picture of 2 Feet square, and under 4 Feet square,	3 6 8	
the Picture of 4 Feet square, or upwards the Picture	6 13 4	_
Plate; — viz.  Battered, fit only to be remanufactured. See		
Bullion.		_
of Gold - the oz. Troy of Silver, gilt - the oz. Troy	0 6 2	
Part gilt the oz. Troy	0 5 10	
Precious Stones. See Emeralds.	0 4 4	<b>T</b> I
Prints; — viz.  ———————————————————————————————————	e 1 8	_
for every £100. of the Value	62 10 0	-
Quickfilver the lb.		1
Rattans. See Canes. Red Wood. See Wood.	o 1 8	-
Reed Canes. See Canes. Rhubarb the lb.	0 2 1	_
Rice the cwt.	1070	

TABLE (B.)—continued.	Duty.			Drawback.		
Roch Alum. See Alum. Rose Wood. See Wood. Rubies. See Emeralds. Rum. See Spirits.	£.	s.	d.	L.	<i>s.</i>	d.
Safflower the cwt. Saffron the lb. Sagapenum Gum. See Gum.	0	8 7	9		<b></b>	
Sago, or Sago Powder the lb. Sago Powder. See Sago. Sal;—viz.			7½			
- Ammoniacus the lb.	0	0	5	ļ		
Ammoniacus the lb.  Gem the cwt.  Salep or Salop the lb.	0	7	Ó	Ì		•
Salep or Salop the lb.	0	I	3			
Daitpette	0	0	5	•		
Sandrake Gum. See Gum. Sanguis Draconis the lb. Sarcocolla Gum. See Gum.	0	1	8			
Saunders; — viz.				i		
Red the cwt.	9	4	2			
White or Yellow - the lb.		_	10	İ	-	
Scammony the lb. Sea Cow, Sea Horse or Sea Morse Teeth - the lb.			_			
Seal Skins. See Skins. Seed;—viz.	•	1	8			
Anniseed the cwt.	2	5	0	}	***	
Coriander Seed the cwt.	0	9	4			
—— Cummin Seed the cwt.		15				
- Forest Seed - for every £100. of the Value	31	5	0	1	-	
Garden Seed, not particularly enumerated or deferibed, - the lb.			_ •	1		
Worm Seed the lb.	_		7 2			
otherwise charged with Duty,	•	I	3		سالسو	
for every £100. of the Value Seed Lac. See Lac in Gum.	31	5	0		•	
Senna the lb.	0	I	3		-	
Senega Gum. See Gum. Shawls manufactured of Hair or Cotton Wool, or any Mixture thereof,						
Sheeps Wool. See Wool.	62	10	0			ı
Shellac. See Lac in Gum. Silk, the lb. of 16 Ounces; viz.  Knubs or Huks of Silk - the lb.	0	2	0			
Raw Silk ;—viz.			_			
	0	2	0	1		,
- of any other Sort - the lb Wafte Silk - the lb.	0	2	8	1	_	•
	<b>.</b>	_				

Silver Coin, Foreign. See Bullion.  — Plate. See Plate.  Skins;—viz.  — Calve Skins in the Hair, not tanned, tawed or in any way dressed, - the Dozen Skins of the Hair, not tanned, tawed or in any way dressed, - the Skin of the Skins in the Hair, not tanned, tawed or in any way dressed, - the Skin of the Skin of the Skins undressed or the Skin of the Skins undressed or the Skin of the Skins of the Skins of the Skin of the Skins of the Skin of the Skins of the Skin of the Skins of the Skin of the Skin of the Skin of the Skins of the Skin of the Skins of the Skin of the Skin of the Skin of the Skin of the Skin of the Skin of the Skins of the Skin of the Skin of the Skin of the Skin of the Skin of the Skin of the Skins of the Skins and Furs, or pieces of Skins and Furs, raw or undressed, the Skins and Furs, the Skins and Furs, or pieces of Skins and Furs, the Skin of the Skins and Furs, or pieces of Skins and Furs, tanned, the Skins and Furs, the Skins an	d.
Calve Skins in the Hair, not tanned, tawed or in any way dressed, - the Dozen Skins - Dog Skins in the Hair, not tanned, tawed or in any way dressed, - the Dozen Skins - Elk Skins in the Hair, not tanned, tawed or in any way dressed, - the Skin o o o o o o o o o o o o o o o o o o o	;
Dog Skins in the Hair, not tanned, tawed or in any way dreffed, - the Dozen Skins - Elk Skins in the Hair, not tanned, tawed or in any way dreffed, - the Skin o o 5 - the Skin - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o 5 - the Skin o o o 5 - the Skin o o o 5 - the Skin o o o 5 - the Skin o o o 5 - the Skin o o o 5 - the Skin o o o o o o o o o o o o o o o o o o o	
Elk Škins in the Hair, not tanned, tawed or in any way dressed, - the Skin of	•
any way dreffed,	
- Martin Skins undressed - the Skin - Seal Skins in the Hair, not tanned, tawed or in any way dressed, - the Skin - Squirrel Skins undressed - the 100 Skins - the Skin Skins and Furs, or pieces of Skins and Furs, raw or undressed, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value Snuff - the lb. Socotorina Aloes. See Aloes.  Spikenard - the Bb. 62 11 - Spirits; - viz the Gallon 0 13 7 - Geneva - the Gallon 0 13 7 - Geneva - the Gallon 0 13 7 - The Gallon 0 13	
- Martin Skins undressed - the Skin - Seal Skins in the Hair, not tanned, tawed or in any way dressed, - the Skin - Squirrel Skins undressed - the 100 Skins - the Skin Skins and Furs, or pieces of Skins and Furs, raw or undressed, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value Snuff - the lb. Socotorina Aloes. See Aloes.  Spikenard - the Bb. 62 11 - Spirits; - viz the Gallon 0 13 7 - Geneva - the Gallon 0 13 7 - Geneva - the Gallon 0 13 7 - The Gallon 0 13	
Seal Skins in the Hair, not tanned, tawed or in any way dreffed, - the Skin O O O O O O O O O O O O O O O O O O O	
in any way dreffed, the Skin Squirrel Skins undreffed - the 100 Skins O 11 8 O 10 0 O Skins and Furs, or pieces of Skins and Furs, raw or undreffed, not particularly enumerated or defcribed, or otherwife charged with Duty, for every £100. of the Value Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dreffed, not particularly enumerated or defcribed, or otherwife charged with Duty - for every £100. of the Value Snuff the lb. Socotorina Aloes. See Aloes.  Spikenard the Bb. O 2 11 O O O O O O O O O O O O O O O O	
Tyger Skins undressed - the Skin Skins and Furs, or pieces of Skins and Furs, raw or undressed, or otherwise charged with Duty, for every £100. of the Value Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value Snuff - the lb. O 3 • Socotorina Aloes. See Aloes.  Spikenard - the lb. O 2 11 - Spirits;—viz.  Arrack - the Gallon O 13 7 - Brandy - the Gallon O 13 7 - Geneva - the Gallon O 13 7 - The Gallon O 13 7 -	
Skins and Furs, or pieces of Skins and Furs, raw or undressed, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value  Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff	
undressed, not particularly enumerated or described, or otherwise charged with Duty, for every £100. of the Value  Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff the lb. 0 3 0 -  Socotorina Aloes. See Aloes.  Spikenard the B. 0 2 11 -  Spirits; — viz.  Arrack the Gallon 0 13 7 -  Brandy - the Gallon 0 13 7 -  Geneva - the Gallon 0 13 7 -  The Gallon 0	
described, or otherwise charged with Duty, for every £100. of the Value  Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff the lb. 0 3 0  Socotorina Aloes. See Aloes.  Spikenard the lb. 0 2 11  Spirits;—viz. — Arrack the Gallon 0 13 7 — Brandy - the Gallon 0 13 7 — Geneva - the Gallon 0 13 7 —	
Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff - the lb. 0 3 0  Socotorina Aloes. See Aloes.  Spikenard - the lb. 0 2 11  Spirits;—viz.  Arrack - the Gallon 0 13 7  Brandy - the Gallon 0 13 7  Geneva - the Gallon 0 13 7	
Skins and Furs, or pieces of Skins and Furs, tanned, tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff	
tawed or in any way dressed, not particularly enumerated or described, or otherwise charged with Duty - for every £100. of the Value  Snuff	
with Duty - for every £100. of the Value 62 10 0 —  Snuff - the lb. 0 3 0 —  Socotorina Aloes. See Aloes.  Spikenard - the lb. 0 2 11 —  Spirits;—viz.  Arrack - the Gallon 0 13 7 —  Brandy - the Gallon 0 13 7 —  Geneva - the Gallon 0 13 7 —	
Snuff Socotorina Aloes. See Aloes.  Spikenard Spirits;—viz.  Arrack Brandy Geneva  - the lb.  - the	
Socotorina Aloes. See Aloes.  Spikenard - the lb. o 2 11 -  Spirits;—viz.  Arrack - the Gallon o 13 7 -  Brandy - the Gallon o 13 7 -  Geneva - the Gallon o 13 7 -	
Spikenard       - the lb.       0 2 11       -         Spirits;—viz.       - the Gallon       0 13 7       -         Brandy       - the Gallon       0 13 7       -         Geneva       - the Gallon       0 13 7       -	
Spirits;—viz.         — Arrack       - the Gallon       0 13 7       —         Brandy       - the Gallon       0 13 7       —         Geneva       - the Gallon       0 13 7       —	
- Geneva - the Gallon o 13 7 -	
the Produce of the Settlement of the Cape of	
Good Hope, its Territories or Dependencies,	
the Gallon   O 10 1	
Squills the cwt. 0 5 0 -	
Squinianthum the lb. o o 10 -	
Squirrel Skins. See Skins. Stick Lac. See Lac in Gum.	
Stockings of Cotton - for every £100. of the Value 62 10 0 -	
Storax;—viz.	
Calamita or Liquida the lb. o 1 3 -	
in the Tear or Gum the lb. o 8 4 -	
Succades the lb. o 3 13 -	
Sugar the cwt. 2 • 0	
the Duties on Sugar may be suspended ac-	
cording to the Average Price of Sugar as	
published in the London Gazette, when.	
fuch Price shall exceed the Sum of 60s.	

TABLE (B.)—continued.	Duty.	Drawback.
	£. s. d.	£. s. d.
the cwt.; - See the Act to which this Sche-		
dule is annexed.		
For the Rules, Regulations and Conditions,		
under which the Lords Commissioners of		
His Majesty's Treasury are authorized to		
fuspend, according to the Average Price of		
Sugar as published in the London Gazette,		
either 1s. in the cwt. 2s. in the cwt, or 3s.	•	
in the cwt.;—See 46 Geo. 3. cap. 62, and		
the Act to which this Schedule is annexed.		
Sugar Candy;—viz.		
Brown - the cwt.	<b>J</b>	_
White the cwt.	9 0 0	
Tale Ab. 14	<b>.</b> •	
Talc the lb.	/2	_
Tamarinds the lb.	0 0 7	_
Tea, imported from Great Britain, for every £100. of the Value	06 0 0	
Teake Wood. See Wood.	96 • 0	
Terra Japonica the lb.	0 0 10	
Thread; viz. Cotton Thread,	0 0 10	
for every £100. of the Value	62 10 0	
Tincal. See Borax unrefined.		
Tobacco - the 100 lbs.	3 16 62	
Having been delivered out of the Warehouse	3 .0 07	_
for Home Consumption or Manufacture		
in Ireland, and afterwards manufactured		
according to Law, into Short Cut To-		
bacco, Shag Tobacco, Roll Tobacco or		
Carrot Tobacco, and exported the lb.		006
And besides, for every lb. of such Car-		
rot Tobacco	• •	001
Tobacco is also subject to a Duty of		
Excise.		
Tortoise Shell;—viz.		
Manufactures of,		
for every £100. of the Value	62 10 0	
rough, and unmanufactured the lb.	0 3 11 ½	-
Tragacanth Gum. See Gum.		
Turbith the lb.	0 2 6	
Turmeric the lb.	0 0 73	
Turpentine, Oil of. See Oil.		·
Tutiæ Lapis. See Lapis. Tyger Skins. See Skins.		
Vermicelli the lb.	HI	
Vermicelli the lb. Vermillion or Cinnabar - the lb.	0 0 73	
v simillion of Cinnapar • • Cie 10.		1
Walking Canes.		]
Walking Sticks See Canes		
Walking Sticks. See Canes. Wanghee Sticks.	i	l
K k a	•	

TABLE (B.)—continued.	Duty.  L. s. d.  3 5 0 6 2 6			Drawback.		
	£.	s.	d.	£. s.	d	
Wax; -viz.  Bees Wax, unmanufactured . the cwt.	•	_			_	I
White or manufactured - the cwt.	3	5	~		_	
Candles. See Caudles.	O	8	١		-	}
WINES ;—viz.			1			1
French Wine imported in a British-built						
Ship,						
the Tun containing 252 Gallons	135	12		_	_	
not imported in a British-built	. 33					
Ship,						
. Ai	139	12	0	_	<b>-</b>	
exported to any British Colony or	-37	-3				
Plantation in America, to any						j
British Settlement in the East						
Indies, to China, to Brazil, or						
any other of the Territories or						
Possessions of the Crown of Por-			•			
tugal in South America, or to			,			
any of the Territories of the						
United States of America,				ł		
the Tun containing 252 Gallons		_		126	3	0
exported to any other Place,					3	
the Tun containing 252 Gallons	1			121	<b>A</b>	0
German Wine. See Rhenish Wine.	•				<b>T</b>	
Hungary Wine. See Rhenish Wine.	1					
Madeira Wine imported in a British-built						
Ship,				1		
the Tun containing 252 Gallons	91	0	0			
- not imported in a British-built Ship,	٠,			1		
the Tun containing 252 Gallons	94	. 0	0	1.	_	
exported to any British Colony or	אל	. •				
Plantation in America, to Brazil,	1			1		
or any other of the Territories				1		
or Possessions of the Crown of	1			1		
Portugal in South America, or	1			ţ		
to any of the Territories of the	1			I		
United States of America,	}					
the Tun containing 252 Gallons		_		84	0	0
- exported to any other Place,				-		
the Tun containing 252 Gallons		_		80	1 <b>7</b> 7	0
Rhenish, Germany and Hungary Wines:	į				• /	
imported in a British-built Ship,	1			1		
the Tun containing 252 Gallons	111	6	0	} .		
not imported in a British-built Ship,	1	. •	_		-	
the Tun containing 252 Gallons	2 7 2	. IO	Ω	1.		
	13	, 20				
Plantation in America, to Bra-	1			i		
zil, or any other of the Ter-	1			ł		
ritories or Possessions of the	1			1		
Crown of Portugal in South	1			ł		
	_			•		

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TABLE (B.)—continued.	Duty.	Drawback.		
WINES, Rhenish, Germany, and Hungary, continued.	<b>.</b>	£. s. d.		
America, or to any of the Terri-	t. s. a.			
tories of the United States of	:			
America,				
the Tun containing 252 Gallons		101 17 0		
exported to any other Place,	<del>_</del>			
the Tun containing 252 Gallons	-	96 12 0		
the Produce of His Majesty's Settlement				
of the Cape of Good Hope, or of the				
Territories or Dependencies thereof, im-		}		
ported in a British-built Ship,		<u> </u>		
the Tun containing 252 Gallons	29 8 0	_		
- not imported in a British-built Ship,				
the Tun containing 252 Gallons	30 9 0			
		I		
Plantation in America, to Brazil,				
or any other of the Territories or	[	1		
Possessions of the Crown of Portu-	Ĭ			
gal in South America, or to any of the Territories of the United States	•			
of America,	i	1		
· · · · · · · · · · · · · · · · · · ·	<u> </u>	28 7 0		
the Tun containing 252 Gallons	1	1 -0 /		
the Tun containing 252 Gallons		27 6 0		
Portugal, Spanish, and all Wine not other-		1-,		
wise enumerated or described, imported				
in a British-built Ship,				
the Tun containing 252 Gallons	90 6 9			
- not imported in a British-built Ship,	90 6 9			
the Tun containing 252 Gallons	93 9 0	<b>—</b>		
exported to any British Colony or	73 7	1		
Plantation in America, to Brazil, or	ł	1		
any other of the Territories or	1			
Possessions of the Crown of Portugal	1	•		
in South America, or to any of the	1			
Territories of the United States of	1	1		
America,				
the Tun containing 252 Gallons	-	84 0		
exported to any other Place,		1		
the Tun containing 252 Gallons		80 17		
Wood;—viz.		. 1		
Ebony the Ton, containing 20 cwt.	8 2	_		
Red Wood - the Ton, containing 20 cwt.	1 17 6	-		
Rose Wood the cwt.	1	·   -		
Teake Wood, 8 Inches square, or upwards,				
the Load, containing 50 Cubic feet	1 10 9			
Wool; —viz.		Ì		
Carmenia Wool. See Goat Hair in Hair.		. 1		
Cotton - the 100 lbs.		·		
Cotton Wool, Articles manufactured of, or				
any Mixture thereof, not		•		
K k 4				

TABLE (B.)—continued.	Duty.			Drawback.		
particularly enumerated or described,				£.	s.	d.
for every £100. of the Value Wool, Lambs Wool. See Sheeps Wool.		10				
Worm Seed. See Seed.	°	7	11			
Yarn;—viz. —— Cotton Yarn the lb.	0	•	10			
Zedoaria the lb.	0	I	3			
Goods, Wares and Merchandize, being either in part or wholly manufactured, not being herein enumerated or described, or otherwise charged with Duty, and not prohibited to be imported into or used in Ireland - for every £100. of the Value	62	10	0			
Goods, Wares and Merchandize, not being either in part or wholly manufactured, not being herein enumerated or described, or otherwise charged with Duty, and not prohibited to be imported into or used in Ireland - for every £100. of the Value	31	. 5	0			

# CAP. CIV.

An Act for maintaining and keeping in Repair certain Roads and Bridges made in Scotland, for the Purpose of Military Communication; and for making more effectual Provision for maintaining and repairing Roads made, and Bridges built, in Scotland, under the Authority of the Parliamentary Commissioners for Highland Roads and Bridges.

[18th July 1814.]

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\* WHEREAS certain Roads and Bridges for the Purpose of Military Communication have been made, and hitherto maintained in the Highlands of Scotland, at the Public Expence; which Roads and Bridges are no longer necessary for such Military Communication, but for other Purposes some of them ought nevertheless to be maintained in Repair: And Whereas an Act was passed in the Forty third Year of the Reign of His present Majesty, intituled An Att for granting to His Majesty the Sum of Twenty thousand Pounds, to be issued and applied towards making Roads and Building Bridges in the Highlands of Scotland; and for enabling the Proprietors of Land in Scotland to charge their Estates with a Proportion of the Expence of making and keeping in Repair Roads and Bridges in the Highlands of Scotland: And Whereas, in Addition to the said Sum of Twenty thousand Pounds, the further Sum of One hundred and twenty thousand Pounds has at sundry

43 G. 3. c. 80.

• times been fince granted, in further Execution of the faid A&; by means of which many useful Roads and Bridges have been made and completed, and others are now in course of being made, under feveral Contracts and Agreements entered into by the Commissioners and others, according to the Provisions and Regulations of the said Act: And Whereas another Act was passed in the Fistieth Year 50 G.3. c.43 of the Reign of His present Majesty, intituled An Att for main-\* taining and keeping in Repair Roads made and Bridges built in Scotland, under the Authority of the Parliamentary Commissioners for Highland Roads and Bridges, whereby the Charge of keeping in Repair such Roads and Bridges was laid upon the several · Counties wherein the faid Roads and Bridges are fituate; and by the faid Act divers Provisions were made for such Repairs, which • Provisions have been found to be inadequate to the end proposed: 4 And Whereas it is expedient to make new Regulations for the Maintenance and Repair of the Military Roads and Bridges and also of the Roads and Bridges made and completed, or which shall • hereafter be made and completed, under the Authority of the Parliamentary Commissioners for Highland Roads and Bridges as • aforesaid: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, the said recited Act passed in the Fistieth Year of 50 G. 3. c. 43. the Reign of His present Majesty shall be and the same is hereby repealed.

repealed. II. And be it enacted, That the Commissioners appointed in and Appointment of by virtue of the Act passed in the Forty third Year of the Reign Commissioners. of His present Majesty, hereinbefore recited, shall be, and they are 43 G. 3. c. 80. hereby appointed Commissioners for the Purposes of this Act, together with the Lord Keeper of the Privy Seal of Scotland, and the first Commissioner of His Majesty's Woods, Forests and Land Revenue in England, who are hereby appointed Commissioners for carrying this Act, and also the before mentioned Act into Execution; any Three of which Commissioners shall constitute a Quorum, of Querum. which One of the Commissioners appointed by virtue of his Office shall always be one; and at all Meetings of the Commissioners, which Meetings shall be held in London or Westminster, the Chairman

shall have a casting Vote in case of an Equality of Votes.

III. And Whereas it is expedient that the Maintenance and Repair of the Military Roads and Bridges, and also of the Roads 4 and Bridges made under the Authority of the Parliamentary Come missioners for Highland Roads and Bridges, should be placed under the Direction and Management of the Commissioners hereby appointed; Be it enacted, That, from and after the passing of this Commissioners Act, the said Commissioners shall, and they are hereby empowered may appoint to appoint and employ an Inspector of such Roads and Bridges in Scotland as have been made wholly or in part at the Public Expence, and such other Superintendents or Overseers of Roads and other Officers, as they shall see fit; and to pay and allow to each and every Salary. of them fuch Sum or Sums of Money annually or otherwise, as the faid Commissioners shall think proper, in Compensation of their Services.

Casting Vote.

What Proportion of Expense of repairing Roads and Bridges peid by Public, and what by Counties.

Commissioners to advance Money for immediate Repair of Roads and Bridges.

Manner in which Military Roads maintained under Act.

Proviso.

IV. And be it enacted, That the Military Roads and Bridges, and also the Roads and Bridges made and completed pursuant to the faid recited Act passed in the Forty third Year of the Reign of His present Majesty, shall be during the continuance of this A& maintained and kept in Repair as follows; that is to say, a certain Proportion, being One Fourth Part of the Expence necessary to maintain and keep in Repair such Roads and Bridges (exclusive of the Allowances to the Inspector and other Officers, appointed by the Commissioners, which Allowances shall be wholly defrayed at the Expence of the Public), shall be paid and defrayed out of the Monies imprested into the Hands of the Commissioners by the Barons of the Exchequer in Scotland, as hereinafter directed; and the Remainder of the Expence of maintaining and keeping in Repair fuch Roads and Bridges, shall be paid and defrayed by the County or Counties in which the same shall be situated, in the manner hereinafter directed.

V. And be it enacted, That the Commissioners shall forthwith, after the passing of this Act, direct Estimates to be prepared of the Expence requisite for the Repair of the Roads and Bridges placed under their Direction and Management by virtue of this Act; and they are hereby authorized to employ proper Persons, or to enter into Contracts for the immediate Repair of the same; the Expence arising in consequence of so doing to be defrayed in the first Instance, and by way of Advance, wholly out of the Monies to be impressed into the Hands of the Commissioners by the Barons of the Ex-

chequer.

VI. And be it enacted, That no Road or Portion of Road, made for the Purpose of Military Communication in Scotland, shall be maintained and kept in Repair in the manner directed by this Ac, unless the Heritors of the County in which it is situated at some Annual Meeting for the Affestment of the Land Tax, or at some Michaelmas Head Court, or at some Special Adjournment of such Meeting or Head Court, shall agree to make Application to that Effect to the Commissioners appointed by this Act; at the same time undertaking to conform to the Provisions of the same during the Continuance thereof; which Undertaking shall be obligatory upon the Heritors of such County; whereupon the said Commissioners shall determine whether it is expedient and proper to confent to fuch Application; and such their Consent (if obtained) together with the previous Application and Undertaking, shall be notified by the Convener of the County, in the Newspapers usually circulated in the Highlands of Scotland, after which the Road or Portion of Road, respecting which such Application shall have been made, shall be maintained and kept in Repair under the Provisions of this Aa: Provided nevertheless, that if any Person or Persons whatsoever, jointly or severally, shall make Application to the Commissioners, stating that such Person or Persons are willing to give and will find Security to the Satisfaction of the Commissioners, to pay Three fourth Parts of the Expence necessary for the Maintenance and Repair of any Road or Portion of Road made for the Purpose of Military Communication, and to conform to the Provisions of this Act, as far as the same shall be applicable to the circumstances of the case, it shall and may be lawful for the Commissioners thereupon to determine whether it is expedient or proper to consent to such Application;

plication; and if the faid Commissioners shall consent to such Application, and such Security shall be found to their Satisfaction, the faid Road or Portion of Road shall be maintained and kept in Repair

under the Provisions of this Act accordingly.

VII. And be it enacted, That every Boating Pier forming Part How Boating of any Road, or the Termination of any Road made pursuant to the faid recited Act passed in the Forty third Year of the Reign of His Repair. present Majesty, shall be maintained and kept in Repair under the Provisions of this Act: Provided nevertheless, that no such Boating Pier and no Bridge erected pursuant to the said recited Act shall be rebuilt by virtue of this Act, unless the same shall have been included in the Contract entered into for making the Road of which fuch Boating Pier or Bridge forms a Part: And provided also, that the Sum which may be laid out in the Repair of any Boating Pier or any Bridge, or Road of Approach thereto, which is not allowed to be rebuilt by virtue of this Act (that is, any Boating Pier or Bridge, for the Erection of which a separate Contract shall have been made by the faid Commissioners appointed by the said Act passed in the Forty third Year of the Reign of His present Majesty), shall not exceed the Sum of Twenty Pounds in any One Year, unless the Consent of the Commissioners appointed by this Act shall have been obtained for the Expenditure of a larger Sum in fuch Year, under the Provifions of this Act.

Provision as to Bridges situated in Two Coun-

Piers and

Bridges kept in

VIII. And be it enacted, That where any Bridge directed to be maintained and kept in Repair by virtue of this Act shall be situated partly in one County and partly in another, every such Bridge shall be maintained and kept in Repair in the manner directed by this Act, at the joint Expence of fuch Counties, to the Extent required by this Act; and the Assessment hereby directed to be made shall be imposed

accordingly.

IX. Provided further, and be it enacted, That it shall not be lawful Line of Road for the faid Commissioners to alter, or cause or suffer to be altered, the Line of any Road which shall be maintained and kept in Repair by virtue of this Act, unless such Alteration shall be made according to the Rules and Regulations of the above recited Act of the Forty third Year of the Reign of His present Majesty, for making Roads

and building Bridges in the Highlands of Scotland.

X. And, in order to enable the faid Commissioners to defray a Proportion, being One Fourth Part of the Expence of maintaining and keeping in Repair the Roads and Bridges which are directed to be maintained and kept in Repair by virtue of this Act, until the same shall cease to be maintained at the Public Expence, be it enacted, That it shall and may be lawful for the Barons of the Exchequer in A Sum not ex-Scotland, and they are hereby required, upon the Application of the ceeding 5,000l. Commissioners appointed by this Act, from time to time to issue their Year, and Warrant or Warrants to the Receiver General and Paymaster of Scotland, for Payment out of any Public Money then in his Hands of any Sum or Sums of Money specified therein not exceeding in the whole the Sum of Five thousand Pounds in the present Year One thousand eight hundred and fourteen, to any Person duly authorized by the Commissioners to receive the same for the Purposes of this Act; Bridges. and any Sum not exceeding Two thousand five hundred Pounds in any One Year afterwards to be accounted for by him in fuch manner as the faid Barons shall from time to time think fit to order and

for present 2,500l. for every subsequent Year, iffued to Commissioners, towards Repair of Roads and

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direct; such Person also giving good and sufficient Security to the Satisfaction of the said Barons, for such Monies and for any other

Commissioners of Supply shall affels for Purpoles of Act.

C. 104.

Money which may come into his Hands in confequence of this A&. XI. And, in order to raise the other Proportion, being Three

46 G. 3. c. 65.

Proviso.

Fourths of the Money so expended, be it enacted, That Assessments shall be made by the Commissioners of Supply in the manner herein directed; that is to fay, the Convener of every County Meeting at the Annual Meeting of the Commissioners of Supply which shall take place for the Assessment of the Land Tax in the Spring of every Year during the Continuance of this Act, shall lay before the Commissioners of Supply a Copy of this Ad, together with an Account of the Expenditure incurred by reason of this Act, and chargeable to fuch County for One Year, up to the First Day of January preceding fuch Meeting; fuch Account to be certified upon Oath, and transmitted to the Convener by the Inspector of Roads and Bridges in Scotland, or by the Agent of the Commissioners, at least One Month previous to the Twenty ninth Day of April in each Year; and the Commissioners of Supply shall thereupon make an Assessment upon each and every Proprietor, Life Renter or proper Wadletter of Land enjoying the Dominium utile thereof, according to the Amount of their respective Rents and Profits, as assessed to the Property Tax in the Year ending the Fifth Day of April last, under Schedule (A.), of an Act passed in the Forty sixth Year of His present Majesty, intituled An Att for granting to His Majesty during the present War, and until the Sixth Day of April next after the Ratification of a Definitive Treaty of Peace, further additional Rates and Duties in Great Britain, on the Rates and Duties on Profits arising from Property, Professions, Trades and Offices; and for repealing an Att passed in the Forty fifth Year of His present Majesty, for repealing certain Parts of an All made in the Forty third Year of His present Majely for granting a Contribution on the Profits arifing from Property, Professions, Trades and Offices, and to consolidate and render more effectual the Provisions for collecting the said Duties, for such Sum or Sums of Money as shall in the whole repay the Money advanced on behalf of the Heritors of such County for the Purposes of this Act; which Sum shall be paid over to the Commissioners or their Agent at Edinburgh, from time to time as the same may have been collected and levied by the Collector, in Payment of Three Fourths of the Expence of the Repair of the Roads and Bridges of the said County during the preceding Year; and, in order that the Commissioners of Supply may be enabled to make the Assessment required by this Act, the Commissioners for the Affairs of Taxes are hereby directed, upon the Application of the Commissioners of Supply, to communicate to them an Account of the Amount to which every such Proprietor, Life Renter or proper Wadsetter of Land enjoying the Dominium utile thereof, shall have been so assessed to the Property Tax: Provided always, that no County as such shall be affessed for Payment of the Expences incurred under this Act in the Year One thousand eight hundred and fourteen, nor in any subsequent Year, higher than the Rate of Three Halfpennies in the Pound upon the Rents and Profits affessed to the Property Tax as aforesaid; and the Payment of the Money which shall be levied in consequence of such Assessment, according to the same Rules, and making the same Allowances as were made in the Collection of the Property Tax for the Year ending

the Fifth of April One thousand eight hundred and fourteen, shall accordingly be deemed and taken to be a Payment in full to the Commissioners or their Agent at Edinburgh, towards the Expences incurred in the Year One thousand eight hundred and fourteen, or any

subsequent Year, in Execution of this Act.

XII. And be it enacted, That it shall and may be lawful for the Commissioners Commissioners of Supply of any County, at the Annual Meeting at which they affemble to affefs the Land Tax, to appoint a fit Person to be a Surveyor or Surveyors, Clerk or Clerks, and such Officers as they shall think necessary, for the due Execution of this Act, with fuch Salaries or Allowances as fuch Commissioners of Supply shall think fit; for which Provision shall be made in the Amount of each Affestment pursuant to this Act; and from time to time to remove fuch Officers, or any of them, as they shall see Occasion, and appoint

others, in cases of Removal, Resignation or Death.

XIII. Provided further, and be it enacted, That when, by any Application of Act or Acts of Parliament already made or to be made, any Tolls or Duties shall be applicable, and where any Conversions for Statute Labour shall be allocated or appropriated to the Repair of any Road or Bridge, made or built purfuant to the faid recited Act passed in the Forty third Year of the Reign of His present Majesty, or to any Road made for the Purposes of Military Communication, all Monies arifing from fuch Tolls and Duties, or fuch Conversions, shall and may be applied in the manner in which such Monies are directed to be applied by any fuch Act or Acts respectively; and such Monies shall be imputed in Part Payment of the Proportion of the Expence of fuch Repairs as is not to be borne by the faid Commissioners; and in making any Affessment pursuant to this Act, regard shall be had to all fuch Monies which are or may be applicable to the Maintenance and Repair of any Road or Bridge for which any fuch Affestment is to be made.

XIV. And be it enacted, That if the Commissioners of Supply Lord Advocate affembled at any Annual Meeting at which they affemble to affefs the Land Tax, shall fail or neglect to make an Assessment in the manner directed by this Act; or if no Meeting shall have been holden before which the Account of the Expenditure incurred by reason of this Act and chargeable to fuch County, shall nave been laid by the Convener County. in the manner directed by this Act, then the Commissioners appointed by this Act shall, and they are hereby authorized to direct His Majesty's Advocate General for Scotland, to institute the necessary Process for compelling the said Commissioners to raise and pay over to the Inspector the Monies which shall be or shall become due to him under the Provisions of this Act.

XV. And be it enacted, That every Assessment made pursuant to Assessment how this Act shall be levied and recovered by the Collector of the Land levied. Tax of the County within which it shall have been made, in the same manner as the Land Tax is or may be levied and recovered, and at fuch time or times as such Commissioners of Supply shall direct, within Six Months after the Assessment shall have been made; and fuch and the like Remedies, Powers, Penalties and Forfeitures are hereby given, for the Payment and Recovery of every fuch Assessment, which are given or may be applied and enforced for the Payment and Recovery of the Land Tax: Provided always, that every Collectors to such Collector shall find Security for his faithful and true accounting find Security.

of Supply may appoint Officers.

Tolls, and Con-Statute Labour,

to institute Process against Commissioners of Supply, failing to affefs

for and paying all Monies to be received by him pursuant to this Act, in the same manner that such Collector does for his faithful and true accounting and paying all Sums of Money received by him as Collector of the Land Tax.

Collector neglecting to levy Affestiment.

Penalty.

AVI. And be it enacted, That if any Collector of the Land Tax shall fail or neglect to levy such Assessment or any Part of such Assessment within Six Months as aforesaid, every such Collector shall be liable to pay a Sum equal to double the Amount thereof; which Sum shall be applicable towards the Expence of repairing Roads and Bridges under the Provisions of this Act, and for that Purpose shall be paid into the Hands of the Commissioners appointed by this Act; Three Fourths of the same to be placed to the Credit of the Account of the County wherein such Default of the Collector has taken place; One Fourth to be added to the Money impressed into the Hands of the Commissioners by the Barons of the Exchequer.

XVII. And be it enacted. That all Sums of Money received by

Affeifment
when levied
how disposed of.
Collector, Allowance to, for
Trouble.

XVII. And be it enacted, That all Sums of Money received by any such Collector pursuant to this Act, shall be remitted by him to the Agent of the Commissioners: Provided always, that every such Collector may retain for his own Use, out of all Monies to be so received as aforesaid, such Allowance, not exceeding the Rate of Allowance made for levying the Assessment and for which Allowance Provision shall be made in the Amount of each Assessment over and above the Sum due to the Commissioners appointed by this Act.

Affestments in County of Argyll how made.

' XVIII. And Whereas it may be expedient in the County of ' Argyll to make the Assessments directed by this Act upon certain ' Districts of that County, instead of assessing the County at large for the Expences to be incurred in the Execution thereof; Be it enacted, That it shall and may be lawful for the Heritors of the faid County, at the Michaelmas Head Court which shall be holden next after the passing of this Act, to determine whether the Asses. ment directed by this Act shall be made and levied upon particular Districts thereof, for the Maintenance and Repair of the Roads within such several Districts, or upon the County at large, in which case the Assessments directed by this Act shall be made and levied upon fuch Diftricts; but if no Determination shall take place st fuch Head Court, the Assessments shall be made and levied upon the County at large; and in either case the Collector of the Land Tax of the faid County shall pay over to the Commissioners or their Agent at Edinburgh, in the manner and under the Penalty aforefaid, Three Fourth Parts of the Expence of the Repair of fuch Roads and Bridges in the faid County, as shall be maintained and kept in Repair under the Provisions of this Act.

'XIX. And Whereas Roads and Bridges have been made and built in the Island of Arras in the County of Bute, pursuant to the said recited Act passed in the Forty third Year of the Reign of His present Majesty, but no such Roads or Bridges have been made or built in any other Part of the said County; Be it therefore enacted, That no Assessment directed to be made by this Act shall be made or levied in any Part of the County of Bute, excepting

in the Island of Arran.

XX. And be it enacted, That all Monies paid over by such Collector to the Agent of the Commissioners appointed by this Act, by virtue of any Assessment to be made pursuant to this Act, (hall

Assessment in Island of Arran.

Monies received by virtue of Affeliment accounted for.

shall be accounted for by such Agent in the manner in which the faid Sums of Money directed to be imprested by the Warrant of the Barons of Exchequer in Scotland, or any other Sums of Money which shall come into his Hands in consequence of this Act, are

hereby directed to be accounted for.

XXI. And be it enacted, That it shall and may be lawful for Commissioners the Commissioners appointed by this Act, and they are hereby empowered from time to time, to make such Rules and Regulations, and to give such Orders and Directions as they may think proper, for the more effectual Maintenance and Repair of the Roads and Bridges hereby intended to be maintained and repaired; provided that such Rules and Regulations, Orders and Directions, shall not be inconfishent with the Laws of Scotland, or with the Provisions of this Act, and shall be notified to the Person or Persons required to conform to the fame.

to make Rules and Regulations.

XXII. And be it enacted, That on or before the Twenty fifth Commissioners Day of March in every Year, a Report shall be made to both to report to Houses of Parliament, by the Commissioners appointed by this Act (or if Parliament shall not then be sitting, within Twenty one Days after Parliament shall next meet), specifying their Proceedings pursuant to this Act; with a general Abstract of the Receipts and Expenditure in carrying this Act into Execution during the preceding Year: And where the Expenditure hereby directed to be Expenditure out defrayed out of the Monies paid into their Hands by Warrant of of Imprest Mothe Barons of the Exchequer, shall exceed the Sum hereinbefore nies exceeding Sum before limited and appointed for that Purpose, the said Commissioners shall further, at such times as they may find necessary, transmit an Account count transmitthereof to the Lords of the Treasury, in order that the same may ted to Treasury. be laid before Parliament.

mentioned, Ac-

in private

XXIII. And be it further enacted, That it shall and may be Inspector may lawful for the Inspector of Roads and Bridges in Scotland, to dig Gravel, &c. empower such Person or Persons as he in Writing under his Hand Grounds. shall appoint, to dig, gather, take and carry away any Gravel, Furze, Heath, Stones, Sand or other Materials out of the several Grounds of any Person or Persons, whether the same be inclosed or uninclosed (not being the Ground whereon any House or Buildings stand, or a Garden, Orchard, Yard, planted Walk or Walks, or Avenue to any House, or any Piece or Parcel of inclosed Ground, planted, fet apart and used as Pleasure Ground, Plantation or Nursery for Trees), where such Materials are or may be found, and from time to time to carry away the same, or so much thereof as the said Inspector or any Person appointed by him as aforesaid, shall judge necessary for repairing the Roads or Bridges directed to be repaired by this Act, giving at least Eight Days' previous Notice in Writing, and paying such Sum or Sums of Money for the Damage done to the Owners and Occupiers respectively of said Ground, where and from whence the same shall be digged, gathered, carried away or over which the same shall be carried, as the said Inspector or any Person appointed by him as aforefaid, shall think reasonable; and in case of any Difference concerning the same between such Owners or Occupiers, and the faid Inspector or any Person appointed by him as aforefaid, touching such Damage, the same shall and may be determined by the Sheriff Depute or Substitute of the County, wherein such Materials shall be situated, whose Decision shall be final, without being subject to Advocation, Suspension or Reduction; but any such Difference or Dispute shall not in the mean time hinder the carrying off or using the said Materials for repairing the said Roads or Bridges.

Injuring or ob-Aructing Roads.

XXIV. And be it further enacted, That in case the Inspector of Roads and Bridges, or any Person appointed by him, shall observe any Nuisances or Encroachments, Obstructions of Ditches, Drains, Gutters and Watercourses, or any other Annoyances, made, committed or permitted, in or upon or to the Prejudice of any of the Roads and Bridges to be maintained and kept in Repair by virtue of this Act, he shall give or cause to be given, to any Person or Persons doing, committing or permitting the same, personal Notice, or Notice in Writing, to be left at his, her or their usual Place or Places of Abode, specifying the Particulars wherein such Nuisances, Encroachments, Obstructions or Annoyances consist; and if the fame shall not be removed, and the Ditches, Drains, Gutters and Watercourfes effectually cleanfed and opened, within Seven Days after such Notice shall have been given as aforesaid, the said Inspector or the Person appointed by him, is hereby authorized and empowered forthwith to remove such Nuisances, Obstructions and Annoyances, and to open, cleanse and scour such Ditches, Drains, Gutters and Watercourses; and the Person neglecting to observe and obey the above mentioned Notice shall repay the Inspector, or the Person appointed by him, fuch Charges as shall be allowed to be reasonable by the Sheriff Depute or Substitute of the County, and shall also forfeit the Sum of Ten Pounds; and in Default of Payment thereof, the same shall be levied and recovered with Expences of Process in a summary way, before the Sheriff Depute or Substitute of the County wherein the Offence shall have been committed; which Sum shall be paid to the said Inspector, or the Person appointed by him, to be paid over to the Agent of the Commissioners, and to be applied by him in Diminution of the Assessment for repairing Roads and Bridges in such County in the next Year; and in every such case the Order or Sentence of the Sheriff shall be final and conclusive, without

Penalty.

Order of Sheriff final.

Driving against Parapets, &c.

Penalty.

Order of Sheriff final. being subject to Advocation, Suspension or Reduction. • XXV. And Whereas Drivers of Carts and Carriages wilfully or wantonly, or through culpable Negligence, may drive against or fuffer such Carts and Carriages to strike against the retaining 4 Walls and Parapet Walls of the Roads or Bridges which are to • be maintained and kept in Repair by the Provisions of this Act, or to pais over or strike against Banks of Causeways appertaining 6 to fuch Roads; Be it enacted, That every Person guilty of any fuch Offence shall, upon Complaint thereof before the Sheriff Depute or Substitute of the County where the Offender shall be or reside, by the Oath of any one credible Witness, or upon View of the Sheriff himself, forfeit for every of the said Offences any Sum not exceeding Forty Shillings, nor less than Ten Shillings, to any Person who shall make such Complaint as aforesaid; and in Default of Payment thereof shall be committed to Prison for any time not exceeding One Month, nor less than One Week, at the Discretion of fuch Sheriff, unless the same be sooner paid; and in every such case the Order or Sentence of the Sheriff shall be final and conclusive, without being subject to Advocation, Suspension or Reduction.

XXVI. And

XXVI. And be it further enacted, That this Act shall commence Continuance of and take place, from and after the passing thereof, and shall have Act. Continuance from thenceforward, to the End of the Year One thousand eight hundred and twenty one, in so far as concerns the Repair of Roads and Bridges; and further for the raising, levying and recovering of any Monies due to the Commissioners, until such Money shall have been duly paid into the Hands of them, or of their . Agent, duly authorized to receive the fame.

## CAP. CV.

An Act to remove Doubts as to the Duties and Taxes heretofore imposed and levied under the Authority of the several Governments in the East Indies. [23d July 1814.]

TTTHEREAS Doubts have arisen as to certain Duties and • VV Taxes heretofore imposed by the several Governments of · Fort William in Bengal, Madras, Bombay and Prince of Wales's 4 Island respectively: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all Duties of Customs and Power of levyother Taxes heretofore made or imposed, as well upon British ing Duties, &c. Subjects as Foreigners, and other Persons whomsoever, by the Orders by Governments or under the Authority of the Governor General in Council of Fort William in Bengal, the Governor in Council of Fort Saint George, the Governor in Council of Bombay, and the Governor in Council of Prince of Wales's Island, respectively, within the several Towns of Calcutta and Madras, the Town and Island of Bombay and Prince of Wales's Island, and upon all Persons whomsoever resident or being therein respectively, and in respect to all Goods, Wares, Merchandizes, Commodities and Property whatfoever, also being therein respectively, and also upon all Persons whomsoever, whether Britishborn or Foreigners, resident or being in any Country or Place within the Authority of the said Governments respectively, and in respect of all Goods, Wares, Merchandizes, Commodities and Property whatfoever, being in any fuch Country or Place, and also all Orders and Regulations for the Imposition, levying, raising or recovering, any fuch Duties of Customs or other Taxes, or in any ways relating thereto, and all Fines, Penalties and Forfeitures, heretofore imposed or levied by or under the Authority of such Governor General in Council and Governors in Council respectively, for the Nonpayment of fuch Duties or Taxes, or for the Breach of any Laws or Regulations heretofore made by fuch Governor General in Council and Governors in Council respectively, respecting such Duties and Taxes, shall be and the same are hereby confirmed, and shall be deemed to be as valid and effectual to all Intents and Purposes whatfoever according to the true Intent and Meaning of the feveral Orders, Regulations and Usages, under which any such Duties, Taxes, Fines, Penalties and Forfeitures have been imposed or levied, as fully and effectually if as the same had been imposed and made respectively under the Provisions of an Act made in the last Session of Parlia-53 G. 3. c. 155. ment, intituled An Att for continuing in the East India Company for a further Term the Possession of the British Territories in India, to-54 GEO. III. LI gether

in India confirmed.

gether with certain enclusive Privileges; for establishing surther Regulations for the Government of the said Territories, and the better Administration of Justice within the same; and for regulating the Trade to and from the Places within the Limits of the said Company's Charter; any Act or Acts of Parliament or Law to the contrary thereof in any wise notwithstanding, and all Arrears of such Duties and Taxes may be demanded, levied, sued for and recovered, and all Penalties and Forseitures for any Breach of any such Rules and Regulations in relation to any such Duties and Taxes shall and may be sued for, recovered and enforced under the Provisions of the said recited Act, as sully and effectually as if the same had been imposed, made, incurred or arisen after the passing thereof.

Orders, &c. to remain in force, and Persons independent demnished.

II. And be it further enacted, That all fuch Orders, Regulations, Usages, Duties, Taxes, Fines, Penalties and Forseitures, shall be and remain in full Force and Effect until the same respectively shall be repealed, altered or varied, by any Orders or Regulations made and passed, or to be made and passed, under or by virtue of the said recited Act; and all Persons who have been engaged or concerned in advising, passing, imposing, demanding, levying or recovering any fuch Orders, Regulations, Duties, Taxes, Fines, Penalties and Forfeitures, shall be and are hereby indemnified in respect thereof, and of all Proceedings and Acts had, done or taken under and according to the true Intent and Meaning of any fuch Orders, Regulations or Usages; and all Actions and Suits whatsoever which have been or hereafter shall be commenced, sued or prosecuted, for or touching the Receipt, Collection or Imposition of any such Duties, Taxes, Fines, Penalties or Forfeitures, shall be and become absolutely null and void to all Intents and Purposes whatsoever, save and except for the Purpose of recovering any Costs which may have been incurred in any fuch Action, and which hath been or may be awarded to be paid by any Party thereto: Provided always, that nothing herein contained shall extend to confirm any Act or Proceeding, or to indemnify any Person or Persons in respect of any Act or Proceeding, done without the Authority or contrary to the true Intent and Meaning of any fuch Order, Regulation or Usage as is hereby intended to be confirmed.

Provifo.

## C A P. CVI.

An Act to remove Doubts, as to the Allowance of Drawbacks upon Bibles and Books of Prayer to The King's Printers, under an Act passed in the Thirty fourth Year of His present Majesty.

[23d July 1814.]

34 G. 3. c. 20.

Where As an Ast was passed in the Thirty fourth Year of the Reign of His present Majesty, intituled An An for repealing the Duties on Paper, Passeboard, Millboard, Scaleboard and Glassed Paper, and for granting other Duties in lieu thereof; by which said Ast a Drawback or Allowance is given and made for all Paper used in printing Bibles, Testaments, Psalm Books, Books of Common Prayer and Confession of Faith, and the larger and shorter Catechism, upon certain Conditions therein particularly specified, and among others, upon Condition, that Oath shall be made in manner prescribed by the said Ast, by The King's Printers

**5** 39.

§ 41.

' in England and Scotland respectively, before the Commissioners of

Excise or any Two or more of them in England and Scotland refpectively, that the Whole of the Impression or Edition of such Bible, Testament, Psalm Book, Book of Common Prayer, Confesfion of Faith, or larger or shorter Catechism, in respect of which Iuch Allowance or Drawback shall be claimed, has been printed by him or them, at his or their usual and ordinary Printing · House, on his or their own Account: And Whereas Doubts have \* arisen as to what House, Office or Premises, may or shall be confidered to be the usual and ordinary Printing House of The King's Printers, within the Meaning of the said recited Act, for the ' Purpose of obtaining the said Drawback or Allowance:' For removing and remedy thereof, be it declared and enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That every House, Office or Place, heretofore approved of or which Printing Houses may hereafter be approved of by the Lord High Treasurer, or by approved by the Lords Commissioners of His Majesty's Treasury, or any Two or Commissioners more of them, in which The King's Printers in England and Scotland of Treasury, deemed usual respectively shall have printed, or may hereafter print, by themselves and ordinary or their own bona fide Agents, and not by others, and for their own Printing House fole and undivided Interest, the whole of any Impression or Edition of The King's of any Bible, Testament, Psalm Book, Book of Common Prayer, Printers. Confession of Faith or larger or shorter Catechism, shall be deemed and taken to be a usual and ordinary Printing House of such King's Printer within the true Meaning of the faid recited Act, for all the Purpoles of the faid recited Act, and the administering and taking fuch Oath respectively, and the entitling such King's Printer to the Drawbacks and Allowances to which they may be by Law entitled in respect of the Paper used in printing Bibles, Testaments, Psalm Books, Books of Common Prayer, Confession of Faith or larger or shorter Catechism, at any such Printing Houses.

### C A P. CVII.

An Act to render valid certain Indentures for the binding of Parish Apprentices, and Certificates of the Settlement of [23d July 1814.] Poor Persons.

Her late Majesty Queen Elizabeth, intituled An AB for 48 Eliz. c.2. the Relief of the Poor, it is enacted, That it shall be lawful for \$1.5. the Church-wardens and Overseers of the Poor of any Parish, or ' the greater Part of them, by the Assent of Two Justices of the · Peace, to bind the Children of fuch Parents as shall not by the · said Churchwardens and Overseers, or the greater Part of them, be thought able to maintain their Children, to be Apprentices: And Whereas by an Act passed in the Eighth and Ninth Year of 8 & 9 W.3. His late Majesty King William the Third, intituled An At for c. 30. § 1. supplying some Defects in the Laws for the Relief of the Poor of this Kingdom, it is enacted, That Persons coming to inhabit in any Parish, Township or Place, shall bring with them a Certificate under the Hands and Seals of the Churchwardens and Overfeers of the Poor, or the major Part of them, of some other Parish, · Township or Place, thereby owning and acknowledging the Person L 1 2

fhips, Hamlets or Chapelries, each of which separately maintains its own Poor: And Whereas in fuch Parishes the Churchwardens are for the most Part sworn into their Offices as Churchwardens of the whole Parish, although in Truth and in Fact they act as Churchwardens of the separate Townships, Hamlets or Chapelries therein contained: And Whereas divers Indentures for the binding of Parish Apprentices, and Certificates of the Settlements of Poor · Persons, have heretofore been signed and executed by a Person or Persons styling himself or themselves, and stated in such Indentures and Certificates, to be Churchwarden or Churchwardens, 4 Chapelwarden or Chapelwardens, of the Township, Hamlet or Chapelry, binding fuch poor Apprentices, or granting fuch Certificate: And Whereas such Person or Persons have not been fworn into the Office of Churchwarden or Chapelwardens of fuch Township, Hamlet or Chapelry, but of Churchwarden of the Parish wherein such Township, Hamlet or Chapelry is contained; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the fame, That all Indentures for the binding of Poor Apprentices, and all Certificates of the Settlements of Poor Persons, which have been heretofore signed and executed, or which shall hereafter be figned and executed by a Person or Persons, who at the time of his or their figning and executing fuch Indenture, or Certificate of Settlement, acted as Churchwarden or Churchwardens, Chapelwarden or Chapelwardens, of the Township, Hamlet or Chapelry, binding such Poor Apprentice, or granting such Certificate of Settlement, shall be deemed and taken to be as good, valid and effectual, as if the same had been signed and executed by a Person or Persons actually sworn into the Office of Churchwarden or Chapelwarden of fuch Township, Hamlet or Chapelry: Provided always, that fuch Person or Persons shall have been duly sworn into the Office of Churchwarden of the Parish wherein the Township, Hamlet or Chapelry, binding such poor Apprentice, or granting such Certificate, be contained, or into the Office of Churchwarden or Chapelwarden of fuch Township, Hamlet or Chapelry.

or Persons mentioned in the said Certificate, to be an Inhabitant or

4 Inhabitants legally fettled in that Parish, Township or Place: And Whereas divers Parishes contain within themselves several Town-

Proviso.

Indentures and Certificates of

valid, although

&c. not sworn

in.

Churchwardens,

Settlement

Indentures and Certificates valid if executed by Overfeers of the Poor of any Township, &c.

II. And be it further enacted, That all Indentures for the binding of Poor Apprentices, and all Certificates of the Settlement of Poor Persons, which shall have been heretofore signed and executed, or which may hereafter be figned and executed by the Overfeers of the Poor of any Township, Hamlet, Chapelry or Place, and the Churchwarden or Churchwardens, Chapelwarden or Chapelwardens, acting for or appointed in respect of such Township, Hamlet, Chapelry or Place, or the major Part of them, shall be deemed and taken to be as good, valid and effectual as if the faid Indentures and Certificates had been figned and executed by fuch Overfeers and the Churchwardens of the Parish wherein such Township, Hamlet, Chapelry or Place is fituate, or the major Part of them.

Proviso for Settlements.

III. Provided always, and be it further enacted, That nothing herein contained shall be construed to alter impeach or affect the Settlement of any Person, for whose Removal any Order of Justices stall have been duly made before the passing of this Act.

### C A P. CVIII.

An Act to repeal Two Acts of the Thirtieth and Thirty second Years of King Charles the Second, for burying in Woollen, and for indemnifying Persons against Penalties for Offences committed against the said Acts. [23d July 1814.]

TITHEREAS an Act was made in the Thirtieth Year of the 30 Car. 2. Reign of King Charles the Second, intituled An Att for Stat. 1. c. 3. burying in Woollen: And Whereas an Act was made in the Thirty 32 Car. 2. C. I. · fecond Year of the Reign of His said Majesty, intituled An \* additional Att for burying in Woollen: And Whereas it is expedient that the said Acts should be repealed; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said Acts shall be and the same are hereby repealed:

II. And be it further enacted, That every Person who shall have Indemnity from incurred any pecuniary Penalty or Forfeiture, under any of the Provisions of the said Acts, and against whom no Action, Suit, Bill, Plaint or Information shall have been brought before the First Day First of July. of July One thousand eight hundred and fourteen, shall be and is bereby wholly indemnified, freed and discharged from the same; any thing in the said recited Acts, or either of them to the contrary notwithstanding.

repealed.

Penalties, where no Action brought before

III. And be it further enacted, That in case any Action or Actions shall before the said First Day of July have been brought or commenced against any Person or Persons, for any Penalty or Forfeiture under the said recited Acts, or either of them, the Plaintiff or Plaintiffs in such Action or Actions shall not recover, or be entitled to recover, in respect thereof, more than his or their Costs which may have been actually incurred in fuch Action or Actions, up to the faid First Day of July, to be taxed as between Attorney and Client by the proper Officer of the Court wherein such Action or Actions shall have been brought; and the Person or Persons against whom any such Action shall have been brought shall, upon Payment or Tender made to the faid Plaintiff or Plaintiffs, or to the Attorney or Attornies employed in profecuting such Action or Actions, of the Costs so taxed as aforesaid, be wholly indemnified, freed and discharged from and against all such Penalties and Forfeitures.

Where Actions brought before that Day, Plaintiffs allowed. Costs only.

#### C A P. CIX.

An Act to amend an Act of the Thirteenth Year of His prefent Majesty, to explain, amend and reduce into One Act, the Statutes now in force for the Amendment and Preservation of the Public Highways within England; and for other-[23d July 1814.] Purposes.

TITHEREAS by an Act passed in the Thirteenth Year of 13G. 3. c. 87. His present Majesty, intituled An Ast to explain, amend and e reduce into One Att of Parliament, the Statutes now in being for the Amendment and Preservation of the Public Highways, within that ' Part L 1 3

§ 45•

Upon Applica-

of Highways,

Juffices may

Assessment.

tion of Surveyor

direct additional

' Part of Great Britain called England; and for other Purposes, the Justices of the Peace at their General Quarter or Special Sessions for the Highways are empowered to allow certain Assess. ments to be made and collected for the Maintenance and Repair of the Highways: And Whereas it has been found by Experience, • that the Affestments which are authorized by that A&, are not fufficient for the Purposes to which the same are therein directed s to be applied; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled and by the Authority of the same, That if upon the Application of the Surveyor of the Highways of any Parish, Township or Place, to the Justices of the Peace at their General or Quarter Seffions, or at a Special Seffions for the Highways, the faid Juffices shall be fully satisfied that the Common Highways, Bridges, Causeways, Streets or Pavements, belonging to such Parish, Township or Place, are so far out of Order that they cannot be sufficiently amended and supported by the means in the faid hereinbefore recited Act of the Thirteenth Year of His present Majesty's Reign prescribed, and by the Assessments therein authorized to be made, and collected, it shall and may be lawful for the said Justices to authorize, order and direct, an additional Affessment to be made on such Parish, Township or Place (over and above all the Assessments by the faid Act authorized to be made and collected); which faid additional Affessment shall be levied and collected by the same means, and in the same manner and form, as is directed for the levying and collecting the Assessments made under the Authority of the said hereinbefore recited Act, and upon the same Persons as are therein declared to be liable to be rated to the faid Affessments.

Notice of Application given.

II. Provided always, and be it enacted, That Notice of such intended Application shall be first proved before the said Justices, upon the Oath of the Surveyor making such Application, to have been given at the Church or Chapel, on Two Sundays preceding fuch General or Quarter Sessions, or Special Sessions for the Highways; or, in Townships or Places where there are no Churches or Chapels, to have been stuck up in Writing in Two or more conspicuous Places within the said Townships or Places, for One Week at least previous to such General or Quarter Sessions, or Special Sessions for the Highways; or, in Extraparochial Places, to have been given in Writing to some of the principal Inhabitants reliding in such Extraparochial Place, a Week at least before such General or Quarter Seffions, or Special Seffions for the Highways; in order that any Person or Persons liable to be rated to the Assessment intended to be applied for, may attend at such General or Quarter Seffions, or Special Seffions, if they shall think fit; there to state to the faid Justices any Objections which he, she or they may have to the making and collecting of fuch Affessment.

Objections.

Amount of As-

III. Provided always, and be it further enacted, That the Affestfessiment limited. ment herein authorized shall not exceed the Rate of One Shilling and Nine pence in the Pound on the actual Value at the time of making fuch additional Affessment.

34 G. 3. C. 74

IV. And Whereas by an Act passed in the Thirty sourth Year of the Reign of His prefent Majesty, intituled An All for varying ' some of the Provisions of an All of the Thirteenth Tear of His pre-4 ∫cat

fent Majefty's Reign, respecting the Public Highways in that Part of . Great Britain called England, which relate to Statute Duty, it is enacted, that it shall be at the Option of the Surveyor either to re- quire the Statute Duty in Kind, or a Composition in Money in · heu thereof, at certain Rates which are therein fixed: And Whereas by an Act passed in the Forty fourth Year of His present Majesty's \* Reign, intituled An AB to alter and amend so much of an AB 44 G. 3. c. 52. \* passed in the Thirty sourth Year of His present Majesty, as relates 4 to the Amount of the Sums to be paid by Persons compounding for \* the Performance of Statute Duty, the Rates for such Statute Duty have been increased, so far as respect Teams, Draughts, Ploughs e and Carts, with One or Two Horses: And Whereas the actual Wages of Labour, and the actual Rate of hiring Teams, Carts, · Horses or Oxen, vary at different times and in different Parts of \* England; Be it therefore further enacted, That in all cases in Composition in which it shall be made to appear to Two or more Justices of the lieu of Statute Peace acting within the District, by the Surveyors of the High-Duty. ways or of any Turnpike Road, that the Maintenance and Repair shereof can be more effectually carried on by a Composition in Money than by a Performance of the Statute Duty in Kind, he or they shall be at Liberty to require such Composition in Money, upon recolving an Authority under the Hands and Seals of the faid Justices for that Purpose, in lieu of either the Whole or of any certain Part of the Statute Duty, from the several Persons who are bound by Law to perform such Statute Duty; and the Justices of the District at their Special Sessions for the Highways held in the Week next after Michaelmas, yearly, shall fix such Rates as they shall adjudge reasonable, as a Composition in lieu of the Teams, Carts, Horses, Oxen or Labour, which such Persons are bound in the Proportions now fixed by Law to provide or perform; which Rates the faid Juffices are hereby authorized and required annually to make known at such Special Sessions, due regard being had to the actual Wages of Labour, and to the actual Rate of hiring Teams, Draughts, Ploughs, Carts, Horses or Oxen, in the Parish, Place or District in which fuch Composition is required; and such Composition shall be paid in the same manner, and within the same Period, and subject to

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Provided always, that in case where the whole Composition in Money Proviso.

directed. V. And be it further enacted, That all Persons who are liable, Rate of Comunder any of the Provisions of any of the hereinbefore recited Acts, polition. to contribute to the Repair of the Highways by a Payment of Money in lieu of Statute Duty, shall contribute thereto in lieu of every Day's Statute Duty, for every Twenty Shillings of the actual annual Value at the time of making the said Assessment of the Lands, Tenements, Woods, Tithes and Hereditaments which such Persons shall respectively occupy in the Parish, Township or Place where they refide, or in any other Parish, Township or Place, a Sum equal

上14

the same Regulations and Provisions, as are now by Law established for enforcing the Payment of Compositions in lieu of Statute Duty:

shall not be required in lieu of the Whole of the Duty in Kind, such Composition shall be demanded in fair and equal Proportions from each and every Person liable to pay the same, unless any of the said Persons shall prefer to pay a Composition for the Whole of their Statute Duty, according to the Rates fixed in the manner herein

form

C. 109.

to One Fiftieth Part of the Sum fixed by the Justices, at the time and in the manner by this Act directed, as the Composition for One Day's Labour of a Cart, Wain or Carriage, furnished with Three Horses and Two able Men, omitting any fractional Part of the said Sum which does not amount to One Farthing; and all Persons occupying more than Fifty Pounds per Annum in the Parish, Township or Place wherein they reside, or in any other Parish, Township or Place, and less than One hundred Pounds per Annum, shall contribute to the Repairs of the Highways in lieu of every Day's Statute Duty, for every Twenty Shillings of the actual annual Value at the time of making the faid Affessment of the Lands, Tenements, Woods, Tithes and Hereditaments, which such Person shall respectively occupy over and beyond the said Sum of Fifty Pounds per Annum, and under One hundred Pounds, a Sum equal to One Fiftieth Part of the Sum fixed by the faid Justices, at the time and in the manner by this Act directed, as the Composition for One Day's Labour of a Cart, Wain or Carriage, furnished with Three Horses and Two able Men, omitting any fractional Part of the said Sum which does not amount to One Farthing; and so on progressively for every Twenty Shillings of the actual annual Value of the Lands, Tenements, Woods, Tithes and Hereditaments which they shall respectively occupy over and beyond every additional Fifty Pounds per Annum; and the faid Sum or Sums shall be paid in the same manner and within the same Period, and subject to the same Regulations and Provisions, as are now by Law established for enforcing the Payment of Composition in lieu of Statute Duty.

Persons keeping Carriages though not occupying to Amount of 501. liable to Composition.

VI. And be it further enacted, That every Person who shall keep a Coach, Post Chaise, Chair or other Wheel Carriage, and not keep a Team, Draught or Plough, nor occupy Fifty Pounds per Ausum in the Parish, Township or Place where he resides, shall pay to the Surveyor or Surveyors, in respect of every Day's Statute Duty, for every Horse which he or she shall use in drawing such Carriage, such a Sum as the Justices shall, at the time and in the manner by this Act directed, fix as the Composition for One Day's Work of a Horse; or shall, at the Option of the Surveyor or Surveyors, pay in lieu of every Day's Statute Duty, for every Twenty Shillings of the actual annual Value of the Lands, Tenements, Woods, Tithes and Hereditaments, which he or the shall respectively occupy, a Sum equal to One Fiftieth Part of the Sum fixed by the Justices, at the time and in the manner by this Act directed, as the Composition for One Day's Labour of a Cart, Wain or Carriage, furnished with Three Horses and Two able Men, omitting any fractional Part of the faid Sum which does not amount to One Farthing: And the faid Sum or Sums shall be paid in the same manner, and within the same Period, and subject to the same Regulations and Provisions, as are now by Law established for enforcing the Payment of Compositions in lieu of Statute Duty.

Performance of Statute Duty.

VII. And be it further enacted, That all Persons who shall refuse or neglect to perform any Part of their Statute Duty in Kind, on being regularly summoned by the Surveyor for that Purpose, shall forfeit and pay a Sum equal to Twice the Amount of the Composition for fuch Statute Duty as they shall have so neglected or refused to perform, according to the Rates fixed by the Justices under the Provisions of this Act; and the said Persons shall also be liable to perform the said Statute Duty which they have so neglected or refused to perform, either in the same or in the following Year; the Payment of fuch Forfeitures, and the Arrears of fuch Statute Duty, Forfeitures and to be enforced and applied to the Benefit of the Highway or Turn- Arrears how enpike Road, as the case may be, to which the original neglected Duty forced, &c. was due or owing, by the Surveyor or Surveyors for the time being, and under the same Regulations and in the same manner as other Forfeitures may be levied, and Statute Duty may in other cases be enforced by any of the Provisions of any of the said hereinbefore recited Acts.

VIII. And be it further enacted, That the Justices of the Peace Justices of and Magistrates of all Cities, Corporations, Boroughs, Precincts, Liberties and other separate Jurisdictions, are hereby authorized and required to put in Execution every Part of this Act within their respective Jurisdictions, so far as the Provisions thereof are applicable, in as full and ample a manner as the Justices of any County or of any Division thereof.

Peace, &c. to

IX. Provided also, and be it further enacted, That nothing in Not to alter this Act contained shall alter the several hereinbefore recited Acts, former Acts but nor any Act or Acts passed subsequently to the said hereinbefore recited Acts, regarding the Highways or Turnpike Roads in England and Wales; but that the same, where not expressly amended or altered by this Act, shall remain in as full force as at the time of passing this Act; and that all their Powers, Authorities, Provisions, Regulations and Forms, shall be applicable, not only to the carrying those Acts respectively into Execution, but also this Act, so far as the same are adapted thereto, and are not expressly varied or altered by this Act, in as full and ample a manner as if the same had been re-enacted in this Act.

where expressly amended.

#### C A P. CX.

An Act to prevent the Embezzlement of certain Property belonging to the Hospital for Seamen at Greenwich, and to amend so much of an A& of the Parliament of Ireland of the Thirty third Year of His present Majesty as relates to Payments to Out Pensioners of the said Hospital residing in Ireland. [23d July 1814-]

WHEREAS several of the Pensioners and Nurses in the Royal Hospital for Seamen at Greenwich, have of late nawned Hospital for Seamen at Greenwich, have of late pawned or otherwise disposed of the Clothes, Linen, Stores and other Goods, delivered to them to wear or use, and it is expedient to prevent such Practices in future; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Commissioners and Governors of the said Royal Hof-Clothes, &c. bepital, their Successors and Assigns, shall or may, and they are here-longing to Hosby authorized and empowered to cause the Clothes, Linen, Stores pital marked. and other Articles capable of being marked, from time to time, belonging to the faid Hospital, to be marked, stamped or branded with an Anchor surmounted with a Naval Crown, with Two Flags over the Crown, and the Letter G. on the one Side of fuch Device; and the Letter H. on the other Side thereof; and that if any Pawnbroker

enabling

broker or other Person or Persons shall take in pawn, buy, exchange

branded as aforefaid, from any Person or Persons upon any Account

or Pretence whatever (fuch Mark, Stamp or Brand thereon to be considered and taken to be sufficient Evidence without further Proof of the Right of Property in the faid Commissioners and Governors), or fhall cause such Mark or Stamp, Marks or Stamps to be taken out, obliterated or defaced, the Person or Persons so offending shall forfeit for every such Offence the Sum of Ten

Pounds, upon Conviction thereof, by the Oath of One or more credible Witness or Witnesses before any One or more of His Majesty's Justices of the Peace of the County wherein the faid Offence or Offences shall be committed, which Penalty shall be levied by Warrant under the Hand and Seal or Hands and Seals of the

faid Justice or Justices of the Peace, by Distress and Sale of the

Goods and Chattels of the faid Offender or Offenders, one Moiety of which said Penalty or Penalties shall be paid to the Informer or Informers, and the other Moiety shall go and be paid to the Use of the said Hospital; and in case any such Offenders, who shall be convicted as aforesaid of having bought, exchanged, received or taken in pawn any such Clothes, Linen or other Goods as aforefaid, or of having caused such Mark or Stamp, Marks or Stamps as aforefaid, to be taken out or defaced, shall not have sufficient Goods and Chattels whereon Distress may be made to the Value of the faid Penalty recovered against him, her or them for such Offence or Offences, or shall not pay such Penalty or Penal-

Pawnbrokers or others taking in or receive any Clothes, Linen or other Goods marked, stamped or Goods marked.

C. 110.

Penalty.

Warrent. Diffreis.

Imprisonment.

† Sic.

Pensioners or Nurses deterting and taking away Goods.

Imprisonment.

33 G. 3. (l.) c. 23.

ties within Four Days after such Conviction, then and in such case fuch Justice of the Peace shall and may, by Warrant under his Hand and Seal, either + commit such Offender or Offenders to the Common Gaol of the County where such Offence or Offences shall be committed, there to remain without Bail or Mainprize, for the Space of Three Calendar Months; and that if any Pensioner or Nurse of the said Hospital shall desert or run away from the same, and carry away with them any Clothes, Linen or other Goods belonging to the said Hospital, such Person or Persons being lawfully convicted thereof, by the Oath or Oaths of One or more credible Witness or Witnesses, shall be committed to the Common Gaol or Houle of Correction of the Town, City or County where he, the or they shall be apprehended, for the Space of Six Calendar Months, without Bail or Mainprize. 4 II. And Whereas by an Act passed in the Parliament of Ireland, in the Thirty third Year of His present Majesty, intituled An All for the Encouragement of Scamen and Marines employed in the Royal Navy, by rendering it more easy to Petty Officers and Sec-· men, Non Commissioned Officers of Marines and Marines, to remit their Wages to this Kingdom, and by providing for the Payment in this Kingdom of the Wages due to deceased Officers, Seamen and Marines as aforesaid, Provision was made for enabling Seamen \* resident in that Kingdom to receive Out Pensione granted to them by the faid Commissioners or Governors of the faid Hespital, and for preventing Frauds and Abuses attending the same, which has ont been found effectual for the Attainment of the good Purpoles intended thereby; Be it therefore enacted, That so much of the faid recited Act as relates to any Provision or Provisions for

\$ 3.

enabling Seamen relident in that Part of the United Kingdom called Ireland, to receive Out Pensions granted to them by the said Commissioners and Governors of the said Hospital, and for preventing

Frauds and Abuses attending the same, shall be repealed.

III. And be it further enacted, That the Treasurer of the said Out Pensions Hospital for the time being, or his Deputy, legally authorized, shall, how paid. when and as often as Occasion shall require, make out or cause to be made out, Two Certificates for any Out Pension granted by the faid Commissioners and Governors to Seamen residing in that Part of the United Kingdom called Ireland, which Certificates shall be Duplicates and joined together with oblique Lines, Flourishes or Devices, and numbered, dated and figned by the faid Treasurer or his Deputy, or his First Clerk, and attested by the Steward of the said Hospital, or his First Clerk, or the Clerk of the Cheque of the said Hospital, or his First Clerk, and addressed to the Collector of the District in Ireland in which the Person named in the Certificate as Out Pensioner shall reside, and shall be written or printed in the Form or to the Effect set forth in the Schedule to this Act marked (A.), one of which Certificates shall be transmitted to the Person named therein as an Out Pensioner of the said Hospital, and the other shall be transmitted to the Collector to whom the same shall be addressed, and upon the Duplicate of such Certificate being produced and delivered to fuch Collector by the Person entitled, or claiming to be entitled to receive the Money therein mentioned, such Collector shall examine the faid Duplicate and enquire into the Truth thereof, by the Oath of the Person producing the same (which Oath such Collector is hereby empowered and directed to administer), and being duly satisfied of the Truth thereof, he shall immediately, without Fee or Reward on any Pretence whatever, pay to the Person specified in such Certificate, the Sum mentioned therein, taking his Receipt on the Back thereof for the same: Provided always, that the Claim Proviso. upon or on account of such Duplicate shall be made to the Collector within Nine Calendar Months from the Date thereof; and in case the Duplicate of such Certificate shall not be produced and delivered, and the Payment of the Money therein mentioned be not demanded within Nine Calendar Months from the Date thereof, then the Collector shall transmit the Certificate to the Treasurer of the said Hospital at Greenwich.

IV. Provided always, and be it enacted, That if any Collector to whom the Duplicate of any such Certificate shall be tendered as whom Duplihereinbefore mentioned, in order to receive Payment of the Money cates of Certifitherein mentioned, shall not have in his Hands Public Money sufficient to answer the same, or shall refuse or delay immediate Payment thereof, Money in Hand, such Collector shall indorce on the Back of the Duplicate of such to indorse Certificate, the Day of its being tendered to him, and the Cause of thereon Cause his Refusal or Delay to pay the same; and shall appoint thereon of Delay, &c. for Payment of such Certificate some future Day, within the Space of One Month at farthest from the Day of its being presented to laying Payment, him; which Duplicate, with the Indorsement thereon, shall immediace. ately be delivered back to the Person presenting the same; and if on Complaint made to the Commissioners of His Majesty's Revenue in Ireland, who, or any Three or more of them, are hereby authorized to hear and determine the same, it shall be proved to the Satisfaction of such Commissioners, or any Three or more of them, that any

repealed.

Collectors to cases tendered, Collectors un-

fuch

fuch Collector hath unnecessarily or wilfully refused or delayed Payment of such Certificate as aforesaid, the same having been presented to him, or that such Collector, or any Person employed by or under him, hath directly or indirectly received or taken any Fee, Gratuity, Discount or Deduction whatever, on account of Payment of such Money, it shall and may be lawful for the said Commissioners to sine such Collector in a Sum not exceeding Fifty Pounds; which Fine shall be recovered and levied in such and the same manner as any Penalty for any Offence against any Law by which any Duties of Customs or Excise is imposed or levied in Ireland; and the said Fine, when recovered, shall be paid to the Informer or Informers against such Offender or Offenders.

Penalty.

Commissioners of Revenue to credit Accounts of Collectors paying Money.

V. And be it enacted, That every Collector who shall pay any Sum or Sums of Money to any Person entitled to receive the same in pursuance of this Act, shall return the Duplicate on which the Acknowledgment of the Receipt of such Money shall be endorsed, to the aforesaid Commissioners of His Majesty's Revenue, who shall once in every Quarter of a Year cause a Certificate to be given to such Collector, specifying the Amount of the Money appearing by such Receipts to have been in pursuance of this Act, by such Collector paid within such Quarter; and every such Collector shall be credited by the said Commissioners for the Payment of such Money, in like manner as if the same had been advanced and paid, in pursuance of the Orders of the said Commissioners, for any other Purposes for which they are entitled to issue Orders for Collectors for the Payment of Money.

Fallely personating others, or forg ing Certificates, &c.

VI. And be it further enacted, That whofoever willingly or knowingly shall personate or falsely assume the Name or Character of, or procure any other to personate or falsely to assume the Name or Character of any Person to whom any such Certificate as aforesaid shall have been granted, in order to receive the Money mentioned in fuch Certificate, or shall willingly and knowingly perfonate or falsely assume the Name or Character of, or procure any other to personate or falsely to assume the Name or Character of any Person, in order to receive any Money due or supposed to be due for or on account of any Out Pension granted by the said Hospital; or shall forge or counterfeit, or procure to be forged or counterfeited, any Bill, Certificate, Letter of Attorney, Ticket, Certificate, Affignment, last Will or any other Power or Authority, or other Document whatfoever, in order to receive any fuch Money; or shall willingly and knowingly take a faife Oath, or procure any other Person to take a false Oath, in order to receive Payment of any Money due or supposed to be due for or on account of any Out Pension granted by the faid Hospital; or shall utter or publish as true any false, forged or counterfeited Letter of Attorney, Bill, Ticket, Certificate, Affignment, last Will or any other Power or Authority, in order to receive Payment of any Money due, or supposed to be due, for or on account of any Out Penfion; being lawfully convicted of any of the said Offences, shall be deemed guilty of Felony, and shall fuffer Death as a Felon, without the Benefit of Clergy.

Death.
Public Act.

VII. And be it further enacted, That this Act shall be and the same is hereby declared to be a Public Act; and all Judges, Jukices and others, are hereby required to take Notice thereof as such, without specially pleading the same.

SCHEDULE (A.) to which this Act refers.

Royal Hospital, Greenwich, Day of

I CERTIFY that B. D. of

being an Out Pensioner of Greenwich Hospital,
is entitled to the Sum of

Pounds Sterling, and that
he has desired the same to be paid by you

to Collector of His Majesty's Revenue at

Signed { A. B. Treasurer of the said Hospital, or his First Clerk.

[C. D. Steward [or, First Clerk to the Steward] of the Royal Hospital at Greenwich, [or, Clerk to the Check, or First Clerk to the Clerk of the Check] of the Royal Hospital at Greenwich.

BY virtue of the Act of 54th Geo. III.

[N. B. This Certificate, if Payment in consequence thereof shall not be demanded in Nine Calendar Months from the Date hereof, is to be returned to the Treasurer of Greenwich Hospital.]

The personating or falsely assuming the Name and Character of any Out Pensioner of Greenwich Hospital, in order fraudulently to receive the Pension due to such Pensioner, is Felony without Benefit

of Clergy.

The Officer to whom the within Bill is addressed, is directed to examine the Duplicate thereof when presented, and enquire into the Truth by the Oath of the Person presenting the same, and being satisfied, he is to certify to that Essect on the Back of the Bill, and pay the Amount without Fee or Reward; but if he shall not be able to pay the Amount from not having Public Money sufficient in his Hands, he is to note the Cause of his resusing Payment, and shall appoint another Day within One Month at farthest from that time, and shall deliver back the Bill so noted to the Person presenting it, and if upon Complaint to the Commissioners of His Majesty's Revenue in Ireland, it shall appear that the Officer to whom this is addressed has unnecessarily delayed Payment, or taken any Fee, or made any Deduction whatever, he will be subject to a Fine not exceeding Fifty Pounds.

# CAP. CXI.

An Act to continue certain Acts of the Parliament of Ireland for preventing the Importation of Arms, Gunpowder and Ammunition; and the making, removing, felling and keeping of Gunpowder, Arms and Ammunition, without Licence.

[23d July 1814.]

- WHEREAS an Act was made in the Parliament of Ireland 36 G. 3. (I.) in the Thirty fixth Year of the Reign of His present Majesty, c. 42.
- intituled An At to prevent the Importation of Arms, Gunpowder
- and Ammunition into this Kingdom; and the making, removing, selling and keeping of Gunpowder, Arms and Ammunition, without Licence;
- and which was to continue in force for the Term in the said

39 G. 3. (I.) c. 37.

[40 G. 3. (I.) c. 96. 47 G. 3. Seff 1. c. 8.]

continued.

· Act mentioned: And Whereas an Act was made in the Parliae ment of Ireland in the Thirty ninth Year of the Reign of His ' present Majesty, intituled An A& the better to regulate the Manu-' facture and Sale of Gunpowder within this Kingdom; and which was to continue in force for the Term in the said last recited A& e mentioned; both which recited Acts of the Thirty fixth and 'Thirty ninth Years aforesaid were by an Act made in the Par-Itiament of Ireland in the Fortieth Year of His present Majesty's Reign, and by another Act made in the Parliament of the United · Kingdom in the Forty seventh Year of the Reign of His present Majesty, further continued; and the said Acts are now in force until the First Day of August One thousand eight hundred and fourteen: And Whereas it is expedient that the faid Acts should ' be further continued;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said recited Acts of the Thirty fixth and Thirty ninth Years aforefaid, shall be and the same are hereby further continued on and from the faid First Day of August One thousand eight hundred and sourteen, for the Space of Seven Years, and no longer.

#### CAP. CXII.

An Act for the further Encouragement of Fever Hospitals in [23d July 1814.] Ireland.

47 G. 3. Seff. 1. c. 44.

TX7 HEREAS in and by an A& made in the Forty seventh Year of His present Majesty's Reign, intituled An All to amend an Ast made in the last Session of Parliament, for regulating and providing for the Relief of the Poor, and the Management of 4 Infirmaries and Hospitals in Ireland; it is enacted, That it shall be lawful for the Grand Jury of any County of a City, or County of a Town, in Ireland, where any Fever Hospital is established, to present any Sum not exceeding One hundred Pounds, at any Spring or Summer Affizes, for the Support of fuch Hospital: And " Whereas it is expedient to extend the faid Act to all Counties in ' Ireland; and to increase the Amount of the Sum to be presented by fuch Grand Jury; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That whenever any Fever Hospital has been or shall be established in any County, County of a City or County of a Town in Ireland, it shall and may be lawful for the Grand Jury of such County, County of a City or County of a Town, at any Spring or Summer Assizes, and such Grand Jury is hereby authorized to present such Sum or Sums of Fever Hospitals. Money, not exceeding the Sum of Two hundred and fifty Pounds at each fuch Affizes, as shall appear to the said Jury and to the Judge at such Affizes, to be necessary for the Support of such Fever Hospital; and such Sum shall be raised off the County at large, or County of a City or County of a Town, respectively, and levied and applied accordingly.

No Money pre-

iented, unless

Grand Juries

2501. at each Affises in Coun-

ties at large, and

also in Counties

of Cities and

Towns, for

may prefent

II. Provided always, and be it enacted, That before any such Presentment shall be made by any Grand Jury, an Account of the Accusuts of Re-Receipt

Receipt and Expenditure of such Fever Hospital, from the time of ceipt and Exits Establishment to the time of the First Presentment required, and penditure exaafterwards from the time of each Presentment till the time when any mined before further Presentment is required, shall be laid before such Grand Jury; and if such Grand Jury are not satisfied with such Account, it shall be lawful for them to refuse to make any such Presentment.

Grand Jury.

## C A P. CXIII.

An Act to vest in His Majesty, his Heirs and Successors, for ever, Part of the Ground and Buildings now belonging to the Society of King's Inns, Dublin, for the erecting thereon a Repository for Public Records in Ireland.

[23d July 1814.]

whatfoever

WHEREAS it is highly expedient, for the Security and convenient Use of the Public Records of Indiana. convenient Use of the Public Records of Ireland, that additional Repositories should be forthwith provided for them: And Whereas the Society of King's Inns, Dublin, stand seized and s possessed to them and their Successors for ever, of certain Grounds in the County of the City of Dublin, styled The Plower Field, and · Part of Redmond's Farm, both lying and fituate near Glasmaenoge, in the County of the City of Dublin, and under the Provisions of an Act made in the Parliament of Ireland, in the Thirty eighth 38 G. 3. (1.) 'Year of the Reign of His present Majesty, intituled An Att to c. 49. enable the Dean and Chapter of Christ Church, Dublin, and other · Persons therein named, to grant certain Grounds in the City of Dublin to the Society of the King's Inns, Dublin, the faid Grounds sare subject to certain Rents in the said Act mentioned: And " Whereas the faid Society of King's Inns have erected extensive · Buildings on the faid Grounds, Part of which Buildings, to the South of the Dining Hall of the faid Society, remain at present in an unfinished State, and it will cost a confiderable Sum of Money • to complete the said unfinished Buildings, conformably to the Plan of upon which the finished Part has been erected, and the so com- pleting it will confiderably ornament and improve the Property of • the faid Society of King's Inns, and of the feveral Persons bene- ficially interested in the said Grounds; in consideration, therefore, 4 that the faid unfinished Buildings shall be completed conformably to the faid Plan upon which the finished Part is now built, the 4 faid Society of King's Inns, the Dean and Chapter of Christ Church, 6 Dublin, and the Prebendaries and Choral Vicars of the faid Church, 4 Richard Wilson of the City of Dublin, Esquire, the Right Reverend · Robert Lord Bishop of Offory, Assignee of the Right Honourable • the Lord Viscount Mountjoy, John Nash of the County of Cork, · Esquire, and Thomas Whelan of Liffee Street, in the City of Dublin, Esquire, Assignee of William Fletcher of the City of Dublin, F Esquire, to whom respectively the said Rents are now payable, have agreed and consented that a certain Piece or Plot of the said Ground hereinafter particularly described, on Part of which the said unfinished Building now stands, together with the said unfinished · Building, and also One other Piece or Parcel of Ground also hereinafter particularly described, should be vested in His Majesty, his ! Heirs and Successors, for ever, for the Purposes hereinafter men-4 tioned and set forth, freed and discharged of and from all Rent

whatsoever, and of and from all Right, Title or Interest of them, or any of them, or any Person deriving by, from or under them,

or any of them, to the affigned Premises, or any Part thereof; ' and the said Society of King's Inns, Dean and Chapter, Prebendaries and Choral Vicars, and other Persons aforesaid, have s also agreed and consented not to build upon, or permit any Person or Persons deriving by, from or under them, or any of them, to build upon any of their Ground aforesaid to the South of the faid Buildings, and the Ground so agreed to be vested in His " Majesty;' Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, all that Piece or Plot of Ground now belonging as aforesaid to the said Society of King's Inns, Dublin, and on Part of which the said unfinished Building now stands, the said Piece or Plot of Ground containing One hundred and eighty nine Feet in Length from North to South, and ranging in a Line with the West Front of the Dining Hall of the faid Society, and containing in Depth from West to East One hundred and eighty nine Feet, be the same more or less, bounded on the West by King's Inns Place, on the North by the said Society's Dining Hall, on the East by Henrietta Street, and Ground belonging to the Reverend John Robinson, and on the South by other Part of the Ground belonging to the faid Society, as yet unbuilt on, together with the unfinished Buildings already mentioned; and also One other Piece or Parcel of Ground, containing in Breadth from North to South Thirty Feet in the clear, and extending in a straight Line from the South End of King's Inns Place aforesaid, to that Part of Constitution Hill adjoining to Colerain Street, shall be and the said several Pieces or Parcels of Ground and Buildings are hereby vested in His Majesty, his Heirs and Successors, for ever, freed and discharged of and from all Rent and Charges what soever, and of and from all Right, Title and Claim of any Person or Persons to any Estate or Interest whatsoever therein, for the Purpose, as to the said first mentioned Piece or Plot of Ground, of erecting and completing thereon a Repository or Repositories for Public Records, and also such Office or Offices, and such Court or Courts connected therewith, as to His Majesty, his Heirs or Successors may appear expedient, and for the Purpose, as to the said last mentioned Piece or Parcel of Ground, that the same shall be laid out as a Pub-

Grounds, &c.
vefted in His
Majesty for
building thereon
a Repository for
Public Records.

Buildings completed.

South Part of Ground not built upon. II. Provided also, and be it enacted, That the said unsinished Part of the said Buildings so hereby vested in His Majesty, his Heirs and Successors, shall be completed and finished pursuant to the Plan, and corresponding with the Part which is now finished, and called The Dining Hall of the said Society of King's Inns.

lic Way or Passage for the shorter and more convenient Communication between the Four Courts and the intended Repository or Repo-

III. And be it further enacted, That, from and after the passing of this Act, it shall not be lawful for the said Society of King's Inns, or for any Person whatsoever, to build upon any Part of the said Ground to the South of the said Premises hereby vested in His Majesty, but that the same shall be, remain and continue unbuilt upon.

IV. Provided also, and be it enacted, That nothing in this Act Rent to contlute contained shall extend or be construed to extend to alter or abridge, Payable. or in any wife diminish the Security given to the several Parties mentioned in the said Act of the Thirty eighth Year of His present 38 Q. 3. (L) Majesty's Reign, or any Person deriving by, from or under them, c. 49. or any of them, for the due Payment of the Rent thereby payable to them from the faid Society of King's Inns, Dublin, except so far as relates to the faid unfinished Part of the said Buildings and the Grounds hereby vested in His Majesty, his Heirs and Successors as aforesaid; but that the remaining Part of the said Ground and Buildings of and belonging to the said Society of King's Inns, and such other of their Property as was before liable for the Payment of the Rent of the faid Ground shall be and remain still liable to the Payment of faid Rent as if this Act had never been made; and that all ways, means and methods, given by the said Act of the Thirty eighth Year of His present Majesty's Reign, or which the Parties interested may have or be entitled to use, for the Recovery of said Rent, or if † any Charges at Law or in Equity, shall remain and continue to them against the said Society, or any Persons deriving by, from or under them, for such Part of the Property of the said Society as is not hereby vested in His Majesty, his Heirs or Successors, as fully and effectually as if this Act had never been made.

V. Saving always to all Persons, Bodies Politic and Incorporate, General Saving. other than and except the said Society of King's Inns, the said Dean and Chapter, the faid Prebendaries and Choral Vicars, and also the faid Richard Wilson, the said Lord Bishop of Offory, John Nash and Thomas Whelan, their Heirs, Successors, Executors, Administrators and Assigns respectively, all such Right, Title, Interest, Profit, Claim or Demand, as they or any of them may have or claim in, to or out of the faid Premises so vested in His Majesty, or any Part thereof, to

all Intents as if this Act had never been made.

# C A P. CXIV.

An Act to amend an Act, made in the last Session of Parliament, for the Relief of Insolvent Debtors in Ireland.

[23d July 1814.]

\* WHEREAS by an Act made in the last Session of Parlia- 53 G. 3. c. 138. ment, for the Relief of Insolvent Debtors in *Ireland*, it is \$ 2. enacted, that it shall be lawful for every Person who shall be a Prisoner in any Prison in Ireland, upon any Process whatsoever, fiffuing from any Court whatfoever, for or by reason of any Debt, Damages, Costs, Sum or Sums of Money, or Contempt for Non-• payment of Money, and who shall have been in Custody upon some Process for some or one of the said Debts or Demands, during the Space of Three Calendar Months or more, to apply by Petition in a fummary way to the Court from whence fuch Process issued, for his or her Discharge from such Confinement, according to the Pro-• visions of the said recited Act: And it is also by the said recited Act enacted, that if any Person shall be confined under the Process 4 of Two or more Courts, then if any one of the said Courts shall be one of His Majesty's Superior Courts in Dublin, such Petition shall • be presented to such Court; and if all such Courts, or any Two or more of them, shall be such Superior Courts, that then and in 54 GEO. III. Mm

† Sic.

§ 11.

fuch case such Petition shall be presented to such of the said Supe-· · rior Courts under whose Process such Person shall have been sirst detained in Custody; and if all the said Courts shall be inferior • Courts, then if such Prisoner shall be so detained in the County of 4 Dublin, or County of the City of Dublin, fuch Petition shall be • presented to the Court of Common Pleas; and if in any other Part of Ireland, then such Petition shall also be addressed to the said Court of Common Pleas, with Power to the faid Court either to • proceed on fuch Petition or to give Authority to the Judge or Judges of Affize for the County, County of a City or County of a • Town in which any such Prisoner shall be detained, to proceed s as in the said Act is mentioned: And it is further enacted, that • in case the Court to whom any Prisoner shall apply to be discharged, according to the Directions of the faid recited Act, shall be of Opinion that such Prisoner is entitled to the Benefit of the · said Act, then and in such case the said Court shall so order and adjudge: And Whereas in the faid recited Act divers Clauses and Provisions are contained, for empowering the said Courts respecstively to whom any such Prisoner shall apply to be discharged, to ' give Judgment, and to make divers Orders, and to do divers 4 Matters and Things with respect to the Discharge of all Prisoners fo applying, and with respect to the Assignment and Application of the Estate and Essects of such Prisoners, as in the said recited • Act is fully and at large mentioned and fet forth: And Whereas it is expedient, that any one Judge of any Court in Ireland, to whom any Prisoner shall apply to be discharged under the Pro-• visions of the said recited Act, should have Power to receive the · Petition, and to direct the Discharge of such Prisoners, and to do • all fuch other Matters and Things respecting the discharging or re-• manding of any fuch Prisoner, as by the said recited Act the Court to which fuch Prisoner shall apply is empowered to do, provided fuch Prisoner shall not have had an Opportunity of applying to fuch Court; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the passing of this Act, it shall be lawful for every Person who shall be a Prisoner in any Prison in Ireland, upon any Process whatsoever, issuing from any Court whatsoever, for or by reason of any Debt, Damage, Costs, Sum or Sums of Money, or Contempt for Nonpayment of Money, and who shall have been in Custody upon some Process for some or one of the said Debts or Demands, during the Space of Three Calendar Months or more, and who shall not have been so in Custody in time to enable him or her to apply by Petition to the Court in Term Time, to apply in Vacation to any Judge of fuch Court by Petition; and it shall be lawful for such Judge in Vacation Time to receive fuch Petition, and any Schedule annexed thereto, and to proceed in hearing the Matter of fuch Petition, and to pronounce any Tuch Judgment, and to make all fuch Orders, and to give all fuch Directions, and to do all fuch other Matters and Things requifite for the discharging or remanding of such Prisoner, and for the Affignment and Application of the Estate and Essets of fuch Prisoner; and such Judge shall have such Power to discharge or to remand such Prisoner, and in all other respects to act and do,

Insolvent Prisoners discharged in Vacation, by One Judge of any Court.

with respect to such Prisoner, and with respect to the Petition of fuch Prisoner, and the Matter of the same, and with respect to the Estate and Essects of such Prisoner, and with respect to the Creditors of such Prisoner, as such Court could or might do under or by virtue of the said recited Act, if such Petition had been presented to such Court in open Court, during the Sitting of the said Court; any thing in the faid recited Act to the contrary notwithstanding; and all Judgments, Orders, Directions, Proceedings, Acts, Matters and Things, for or relating to the discharging or remanding of any such Prisoner, so made, given, taken or done by such Judge, shall be as good, valid and effectual to all Intents and Purpofes, as if such Judgments, Orders, Directions, Proceedings, Acts, Matters and Things had been done by the faid Court, in open Court, during the Sitting of the faid Court, to all Intents and Purposes whatsoever.

II. And Whereas Prisoners claiming the Benefit of the said A& or this Act, may be liable to be deprived of such Benefit on account of mere Matters of Form, or Errors or Omissions in their Petif tions, Schedules or other Proceedings directed by the faid A&;' Be it therefore enacted, That it shall and may be lawful to and for Court or Judge the Court or Judge to whom any Prisoner shall apply under the said may amend recited Act or this Act, to be discharged under the Provisions of the Schedules, &c. faid Act or this Act, to amend all Matters of Form, and to supply any Omiffions, and to correct any Errors in the Petition, Schedules or other Proceedings directed by the said recited Act or this Act, in case the same shall appear to the said Court or Judge to have arisen from Ignorance, Mistake or Inadvertency, and not to have been wilful or fraudulent; any thing in the faid recited Act or this Act to the

contrary notwithitanding.

III. And be it further enacted, That in case any Prisoner who Prisoner disshall have been discharged or remanded under or by virtue of an Act made in the Parliament of Ireland, in the Thirty seventh Year of His present Majesty's Reign, intituled An Att for the Relief and Maintenance of Insolvent Debtors detained in Prison, or of an Act made in the Fiftieth (a) Year of His present Majesty's Reign, to extend and amend the Provisions of the faid recited Act of the Thirty feventh Year of His present Majesty's Reign, shall present a Petition to any Court or Judge, for the Purpole of taking the Benefit of the faid recited Act of last Session of Parliament, or this Act; it shall and may be lawful for such Court or Judge to receive such Petition and any Schedule annexed thereto, and to discharge such Prisoner, in case such Court or Judge shall think fit so to do, upon his conforming to the Directions of the said recited Act of the last Session of Parliament, or this Act; although such Prisoner may have been discharged or remanded under the Provisions of the said recited Acts of the Thirty seventh and Fiftieth Years of His present Majesty's Reign, or either of them, at any time within the Period of Five Years previous to the presenting such Petition by such Petitioner, under the faid recited Act of the last Session of Parliament, or this Act; any thing in the faid recited A& of the last Session of Parliament to (a) [Repealed, the contrary in any wife notwithstanding. 53 G. 3. c. 138. § 1.]

[See as to England, cc. 23. 28. ante.]

charged or remanded under 37 G. 3. (I.) c. 49. or

50 G. 3. c. 47. may take Benefit of 53 G. 3. c. 138.

# C A P. CXV.

An Act to amend an Act of the Parliament of Ireland, for preventing the pernicious Practice of burning Land; and for the more effectual destroying of Vermin.

[23d *July* 1814.]

17 G. 2. (I.) C. IQ

z G. 3. (L) c. 17.

17 G. & (L) · **c.** 10. § I.

WHEREAS an Act was made in the Parliament of Ireland in the Seventeenth Vern of the Parliament of Ireland in the Seventeenth Year of the Reign of His late Majesty ' King George the Second, intituled An Att to prevent the permicious · Practice of burning Land; and for the more effectual destroying of " Vermin; and which was amended and made perpetual by an Act • made in the Parliament of Ireland in the First Year of the Reign of His. present Majesty; and by several Acts since made in the 4 Parliament of Ireland, the said First recited A& has been from ' time to time amended: And Whereas by the faid first recited A& it is, amongst other things, enacted, that if the Soil or Surface of any Land shall be burnt or permitted to be burnt by the first Lessee or Lesses of such Land, his, her or their Heirs, Executors, Ad-4 ministrators or Assigns, then the Penalty of Forty Shillings in the ' said Act mentioned, for every English Statute Acre so burnt, shall and may be recovered of such Offender or Offenders, by his, her or their Lessor or Lessors, their Heirs, Successors or Assigns e respectively, or by the Person or Persons who for the time being fhall be entitled to the Rent or Reversion or Remainder of the said Premises; and if the Soil or Surface of any Land shall be burnt or be permitted to be burnt by the Possessor or Occupier of such Land holding or enjoying the same by Lease or Contract from the first Lessee or Lessees of such Land, his, her or their Heirs, Executors, Administrators or Assigns, or from any Person or Persons deriving or holding under them any or either of them, then the faid · Penalty of Forty Shillings for every English Statute Acre so burnt, shall and may be recovered of and from such Offender or Offenders, his, her or their immediate Lessor or Lessors, his, her or their Heirs, ' Executors, Administrators or Assigns: And Whereas Difficulties \* and Inconveniences have occurred and may occur in Suits inttituted by the Devilee or Devilees of any Lessor or Lessors in suing for the Penalties under the faid first recited Act and the several 4 Acts in force in Ireland for the Amendment of the same, from 4 the Necessity of producing the Will under which the Title of such Devisee or Devisees is derived, and Witnesses to prove the same, 4 and like Difficulties and Inconveniences have occurred and may 5 occur to Persons entitled to the Rent reserved, or to the Reversion or Remainder expectant on any Lease or Demise from the Necessity of producing the Title Deeds or Settlements, under which the 4 Title of such Person or Persons is derived, and Witnesses to prove ' the same;' For Remedy whereof, be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That in every Suit for Recovery of the Penalty or Penalties for burning Land under the faid first recited Act and the several Acts in force in Ireland, or any of them, for the Amendment thereof, it shall be deemed full and fufficient Proof of Title in the Plaintiff or Plaintiffs

What Proof necellary to recover Penalties for burning Land under AG. .

been

in such Suit or Suits, and that he, she or they is or are in Point of Title competent to bring and maintain such Suit or Suits if it shall be duly proved on his, her or their Behalf, that he, she or they has or have for One Year at least after the Death of the Lessor or other Person next after whom he, she or they claim to be entitled, received the Rent reserved in the Lease or Demise under which the Lands are held, in respect of which suit for such Penalty as aforesaid shall be brought, unless the Desendant in such Suit shall prove that the Title to the Rent or Reversion expectant on such Lease or Demise is in some other Person than the Plaintiff or Plaintiffs in such Suit.

C A P. CXVI. An Act to repeal the feveral Laws for Recovery of small Sums due for Wages in Ireland; and to make other Provisions for Recovery of fuch Wages. [23d July 1814.7 TITHEREAS by an Act passed in the Parliament of Ireland 2 G. r. (I.) • VV in the Second Year of the Reign of His late Majesty King c. 17. George the First, intituled An All to empower Justices of the Peace to determine Disputes about Servants, Artificers, Day Labourers, ' Wages and other small Demands, and to oblige Masters to pay the ' same; and to punish idle and disorderly Servants; divers Provisions were made for enforcing the Payment of Wages due to Servants, Artificers and Day Labourers: And Whereas the faid Provisions have been amended, enlarged or modified by the several Acts here following passed from time to time in Ireland; that is to say, an Act passed in the Third Year of His late Majesty King George 3 G. 2. (I.) 4 the Second, intituled An AB to prevent unlawful Combinations of C. 14 Workmen, Artificers and Labourers employed in the feveral Trades. ' and Manufactures of this Kingdom; and for the better Payment of their Wages; as also to prevent Abuses in making of Bricks, and to. ' ascertain their Dimensions; an Act passed in the Twenty sisth. 25 G.2. (I.) 4 Year of His said Majesty King George the Second, intituled An A& for the better adjusting and more easy Recovery of the Wages of e certain Servants, and for the better Regulation of such Servants, ' and of certain Apprentices; and for the Punishment of all such Owners of Coal and their Agents, as shall knowingly employ and set 4 at Work Persons retained in the Service of other Goal Owners 3. s and also that mutual Debts between Party and Party be set one. e against the other; an Act passed in the Twenty ninth Year of His 29 G. 2. (1) faid Majesty King George the Second, intituled An Att for con- c. &. tinuing and reviving several temporary Statutes; and for amending ' and explaining an Ad made in the Eighth Year of His late Majesty's Reign, continued and amended by an A& made in the Twenty first ' Year of His present Majesty's Reign, intituled An Att for the further. · Amendment of the Law in relation to Butter and Tallow, Casks, · Hides and other Commodities of this Kingdom; and for preventing the Destruction of Salmon; an Act passed in the Fifth Year of 5 G. 3. (1.) His present Majesty's Reign, intituled An Att for continuing, re- c. 15. oiving and amending several temporary Statutes; and for empowering the Grand Jury of the County of Kilkenny at the Affises to sincrease the yearly Salary of the Treasurer of the said County:

And Whereas the said Provisions of the said several Acts have

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been found defective, and some Doubts have occurred as to the Construction thereof, and it is expedient that all the Provisions for enforcing the Payment of Wages due to Servants, Artificers and Labourers, should be comprised in One A& of Parliament; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after One Month after the passing of this A&, so much of the said hereinbefore recited A&s as relates to the Payment of Wages due to Servants, Artificers and Labourers, or to any of them, shall stand and be repealed; save so far as relates to any Proceedings that may have been commenced under the said A&s, or any of them, before the Period aforesaid.

repealed as to Payment of Wages to Servants, &c.

Commencement of Act.

One Justice empowered to hear and determine Complaints of Servants, Artisicers, and La-

bourers, for

of Wages.

Nonpayment

II. And be it further enacted, That this Act, and all the Matters and Provisions hereinafter contained, shall commence and take Effect from and immediately after the said time of the Repeal of the said former Acts and not sooner.

III. And be it enacted, That, for the more easy Recovery of Wages which shall or may remain due, after the Commencement of this Act, or which shall become due to any Labourer, Artificer or Servant in Ireland, whose Demand shall not exceed the Sum of Six Pounds, it shall and may be lawful for any one Justice of the Peace of the County in Ireland, where the Person or Persons, or any of the Persons alleged to owe the same, shall reside, and for every Chief Magistrate of any City or Town Corporate in Ireland, within his Jurisdiction, and they are hereby empowered and required, upon the Complaint of any such Labourer, Artificer or Servant, that he or the have been refused Payment of, or cannot receive his or her Wages due to him or her, to iffue his Summons in Writing to fuch Person or Persons so alleged to owe such Wages, or to any of them (not being a Peer or Peeress), to appear before him; in which Summons the Sum demanded, and also the Place and Time for such Person's Appearance, shall be expressed; and upon such Person or Persons so summoned appearing accordingly, or in case the said Person or Persons so summoned shall neglect or refuse to appear, according to such Summons, that then upon Proof on Oath, that the said Summons was delivered to the faid Person or Persons, or to any of them, or to his, her or their Son, Daughter or Menial Servant of the Age of Sixteen Years or upwards at such Person's usual Place of Abode, such Justice of the Peace or Chief Magistrate is hereby authorized and empowered to proceed to the hearing and determining of the said Demand, as well by the examining such Witness or Witnesses as shall appear before him, upon Oath, as by all other legal ways; and if necessary, by Examination of the Party or Parties complaining or complained against, on their respective Oaths, and to determine, order and adjudge whether any thing and how much shall be paid by the said Person or Persons to such Servant, Artificer or Labourer; and if such Person or Persons shall not pay the Sum which such Justice of the Peace or Chief Magistrate shall fo adjudge to be due to fuch Servant, Artificer or Labourer, either immediately or within fuch time as the faid Justice of the Peace or Chief Magistrate shall direct, not exceeding Ten Days, then the faid Justice of the Peace or Chief Magistrate is hereby required and

empowered, by Warrant under his Hand and Seal, at the Instance Master to pay of fuch Servant, Artificer or Labourer, directed to any Conftable or Constables of such County, City or Town, to levy so much as shall be so ordered and adjudged due to such Servant, Artificer or Labourer, by Diftress and Sale of the Goods and Chattels of such Person or Persons so resusing or omitting to pay the same, according to the Determination of the said Justice or Chief Magistrate, rendering the Overplus (if any there be) to such Person or Persons: Provided always, that if reasonable Excuse on Oath, for the Non attendance of any Person so summoned, shall be made to the Satis-postpone Hearfaction of such Justice of the Peace or Chief Magistrate, then and ing. in any fuch case it shall and may be lawful to and for such Justice or Magistrate to postpone the Hearing of such Complaint to such further time, and to such Place as he shall think proper, and to issue a new Summons for such time and Place accordingly.

IV. And it is hereby declared, That all Persons not being Arti- Labourers ficers or Servants, who shall be employed to do any Species of Work defined. or Labour whatsoever for Hire, shall be deemed and taken to be Labourers within the true Intent and Meaning of this Act, and shall be entitled to recover Wages, as such, under and according to the

Regulations aforefaid.

V. And be it further enacted, That whenever it shall appear, to the Satisfaction of such Justice of the Peace or Chief Magistrate, that such Servant, Artificer or Labourer, has been, or is likely to be detained from his or her Home or usual Place of Residence, by reason of the Nonpayment of any Wages which such Justice or Magistrate shall so adjudge to be due, then and in every such case it shall and may be lawful to and for such Justice of the Peace or Chief Magistrate, to order and adjudge that there be paid to such Servant, Artificer or Labourer, not only the Sum so due for Wages as aforefaid, but also such further Sum, for the time during which such Servant, Artificer or Labourer, shall have been there so detained from his usual Place of Residence, as such Justice or Magistrate shall think and adjudge to be reasonable, having regard to the Length of such Detention, the Diligence or Remissiness of either Party, the usual Wages of such Servant, Artificer or Labourer, and the Wages which, within the time of such Detention, such Servant, Artisicer or Labourer, did earn, or under all the circumstances of the case might have earned; and also a reasonable Sum by the Day, to be estimated in like manner, until such Wages so adjudged to be due shall be recovered as aforesaid, or otherwise paid; so as such additional Sums or Sum so ordered and adjudged do not exceed the Sum of Two Pounds.

VI. Provided always, That it shall be lawful for either Party to Appeal to appeal to the next Quarter Sessions for the County, City or Place Quarter Sessions. where fuch Order shall be made; which Quarter Sessions shall finally determine the same, and shall have Power thereon to give and award fuch Costs, and also such Compensation for such Detention as aforefaid, as may have taken place subsequent to the Order so appealed from, as such Court of Quarter Sessions shall adjudge reasonable, not exceeding Ten Pounds, the same to be levied by Distress and Distress. .Sale as aforefaid.

Sum adjudged within Ten

Justice may award further Sum to Servants, &c. 45 Compenfation for Loss of time in recovering Wages.

## C A P. CXVII.

An Act to extend, so far as relates to the building of new Churches, an Act of the Parliament of Ireland, passed in the Thirty third Year of the Reign of His late Majesty King George the Second, intituled An Act for reviving and amending an Act passed in the Twenty third Year of His present Majesty's Reign, intituled An Act for amending, continuing and making more effectual the several Acts now in force in this Kingdom for the more easy Recovery of Tithes and other Ecclesiastical Dues of small Value; and also for the more easy providing a Maintenance for Parish Clerks, so far only as the same relates to the more easy providing a Maintenance for Parish Clerks; and to encourage the building of new Churches.

33 G. 2. (l.) c. 11.

[23d July 1814.] WHEREAS by an Act passed in the Parliament of Ireland, in the Thirty third Vers of the D. in the Thirty third Year of the Reign of His late Majesty King George the Second, intituled An Att for reviving and amend-' ing an All passed in the Twenty third Year of His present Majesty's ' Reign, intituled An Att for amending, continuing and making more effectual the several Alls now in force in this Kingdom for the more easy Recovery of Tithes and other Ecclesiastical Dues of small Value; and also for the more easy providing a Maintenance for Parish Clerks, so far only as the same relates to the more easy providing a Maintenance for Parish Clerks; and to encourage the building of " new Churches; it is enacted, that it should be lawful for every Archbishop, Bishop, Dean, Dean and Chapter, Archdeacon, Dignitary or Prebendary, and to every Body Politic and Corsporate, and to and for every Person whatsoever seised in Fee Simple, Fee Tail, or for Life, with immediate Remainder over to their, his or her Issue, of or in any Land whereon any new 6 Church should be intended to be built, to grant by his, her or their Deeds respectively, such Land not exceeding One Acre 4 Plantation Measure, to the Churchwardens of the Parish wherein fuch new Church should be to be built and their Successors, for ever, as and for a Scite for such new Church, and for a Church 4 Yard for the Use of the Parishioners of the said Parish, and that fuch Grant should be good and effectual against such Archbishop, Bishop, Dean, Dean and Chapter, Archdeacon, Dignitary, Prebendary, Body Politic and Corporate, and his and their Successor and Successors, and against every Person claiming or to claim any Estate, Right, Title or Interest in such Land, by virtue of any Limitation, Remainder or Reversion in any Settlement or Settlements theretofore made; and that the Churchwardens of such 4 Parish and their Successors for ever, should be and were thereby • made capable of receiving and enjoying the Benefit of such Grant for the Purpose aforesaid: And Whereas it is expedient to extend the faid Act so as to enable Rectors and Vicars to make like Grants of Glebe Land belonging to their respective Benefices; Be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority

of the same, That it shall and may be lawful to and for any Rector Rectors or or Vicar of any Parish or United Parishes in Ireland, by and with the Consent of the Bishop of the Diocese wherein such Parish shall be, by Deed executed by fuch Rector or Vicar with fuch Confent as aforesaid, testified by the Execution of such Deed by such Bishop, to grant any part of the Glebe Land belonging to such Rector or Vicar, not exceeding One Acre Plantation Measure, to the Churchwardens of the said Parish and their Successors for ever, as and for the Scite of any new Church to be built for the Use of such Parish, and for a Church Yard for the Use of the Parishioners of the said Parish, or to improve and extend the Church Yard of any Parish; and that such Grant shall be good and effectual against such Rector or Vicar respectively, and his Successors; and that the Churchwardens of the faid Parish and their Successors for ever, shall be and are hereby empowered and made capable of receiving and enjoying the Benefit of such Grant for the Purposes aforesaid.

Vicars may grant eny Part of Glebe Land for Scite of new Church and Church Yard.

#### C A P. CXVIII.

An Act to grant to His Majesty certain Stamp Duties in Ireland, and to explain and amend an Act made in the Fifty fecond Year of His Majesty's Reign for granting Stamp Duties in Ireland. [23d July 1814.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of Great Britain and Ireland in Parliament e affembled, towards raifing the necessary Supplies for defraying Your Majesty's Public Expences in Ireland, have freely and volunstarily resolved to give and grant unto Your Majesty the Duties of Stamps hereinafter mentioned, and do most humbly beseech Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from Stamp Duty on and after the passing of this Act, there shall be raised, levied, collected and paid to His Majesty, his Heirs and Successors, for and upon every Skin, or Piece of Vellum or Parchment, or Sheet or Piece of Paper, on which shall be engrossed, written or printed, any Certificate to be granted by any Distributor of Stamps to authorize any Person to kill Game in Ireland, or any Deputation or Appointment of a Game Keeper granted to any Person by any Lord or Lady of a Manor, or other Person, in Ireland, the Sum of Three Pounds and Three Shillings British Currency, in lieu and in stead of any Duty of Stamps now payable (a) in respect of any such Certificate, Deputation or Appointment respectively, under or by virtue of any Act or Acts in force in Ireland immediately before the passing of this Act.

Certificates or Deputations to kill Game.

(a) [See 52 G. 3. c. 87. Sch. A. VI.] II. And Whereas by an Act made in the Fifty second Year of 52 G. 3. c. 87.

- · His present Majesty's Reign, intituled An Att to repeal the several
- 4 Duties under the Care of the Commissioners for managing the Stamp
- Duties in Ireland, and to grant new Duties in lieu thereof; and for
- 4 transferring the Management of the Duties on Playing Cards and 4 Dice from the Commissioners of Inland Excise to the Commissioners of
- 4 Stamp Duties; certain Duties under the Sum of Six pence and • beween

**§** 5.

**Penalties** 

C. 118.

**Amount** of . Note, &c. on which Duty under 6d. paid, estimated in Irish Currency.

> Sum in respect whereof Duty under 6d. or between 6d. and zs. paid, eitimated in like manner.

> Bank Notes, &c. with Stamp of less Value than required, void.

Notes, &c. iffued before passing of Act not re-iffushle.

Issuing Notes, &c. contrary to Act.

Penalty.

Penalty.

between the Sum of Six pence and One Shilling are imposed, which are directed to be ascertained by the Amount of the Sums in respect ' whereof fuch Duties are imposed;' Be it enacted, That whenever any Stamp Duty under the Sum of Six pence is by the faid recited Act or by the Schedule thereto annexed, directed to be ascertained by the Amount of any Sum expressed in any Bank Note, Bank Post Bill, Foreign or Inland Bill of Exchange, or Promissory or other Note, Draft or Order, the Amount of such Sum shall be estimated in Irish Currency, and the Stamp Duty on such Bank Note, Bank Post Bill, Foreign or Inland Bill of Exchange, or Promissory or otherNote, Draft or Order, shall be ascertained and imposed accordingly.

III. And be it further enacted, That in all cases where by the faid recited Act (a) or the Schedule thereto annexed, any Stamp Duty under the Sum of Six pence, or between the Sum of Six pence and One Shilling, is directed to be ascertained by the Amount of any Sum in respect whereof, or with relation whereto any such Stamp Duty is imposed, such Sum shall be estimated in Irish Currency, and such Stamp Duty under the Sum of Six pence, or between the Sum of Six pence and One Shilling, shall be ascertained and im-

(a) [52 G. 3. c. 87. § 5.]posed accordingly.

IV. And be it further enacted, That all Bank Notes, Bank Post Bills, and Foreign or Inland Bills of Exchange, and Promissory or other Notes, Drafts or Orders, drawn on or made payable by any Banker or Bankers in Ireland, being written or printed on any Paper flamped with a Stamp of less Amount than the same ought to be according to this Act, which shall bear Date or which shall be issued in Ireland, at any time after the passing of this Act, or which shall bear Date at any time before the passing of this A&, but shall not have been actually issued before the passing of this Act, shall be and the same are hereby declared to be absolutely null and void, and shall not be iffued or iffuable, or negotiable, or transferrable to any Intent or Purpose whatsoever; and that no such Note, Bill, Drast or Order, which shall bear Date at any time before the passing of this Act, and which shall have been actually issued before the passing of this Act, shall at any time after the passing of this Act be re-issued or re-issuable, nor shall be negotiated or transferred, or negotiable or transferrable, by or on behalf of the Banker or Bankers who originally iffued the same, or by or on behalf of any other Person or Persons whomsoever, at any time after such Note, Bill, Drast or Order, shall come or shall have come into the Hands, Custody or Possession of such Banker or Bankers, after the passing of this Act.

V. And be it further enacted, That any Banker or Bankers, or Person or Persons, who shall issue or re-issue, or cause to be issued or re-issued, any Bank Note or Bank Post Bill, or any Foreign or Inland Bill of Exchange, or Promissory or other Note, Draft or Order, contrary to the Directions of this Act, shall forfeit the Sum of Ten Pounds British Currency, for every such Note, Bill, Draft or Order, so issued or re-issued contrary to this Act; and that any Person or Persons who shall give or take in Payment, any Note, Bill, Drast or Order, which shall be or shall have been issued or re-issued contrary to the Directions of this Act, shall forfeit double the Amount of the Sum expressed in any such Note, Bill, Draft or Order, respectively, to any Person who shall sue for the same; and that the several

Penalties and Forfeitures aforesaid shall be recovered before any one Justice of the Peace in Ireland, upon the Oath of One credible Witness, or on the Confession of such Offender; and in case the said Penaltics and Forfeitures shall not be paid and satisfied upon such Conviction being made, it shall be lawful for such Justice of the Peace, by Warrant under his Hand and Seal, to cause the same to be levied by Distress and Sale of the Goods of the Offender, Distress. together with all Costs and Charges attending such Conviction and Sale, returning the Overplus (if any) to the Owner; and if such Offender shall not have sufficient Goods and Chattels to satisfy such Penalties, every such Offender shall be committed to the Common Gaol or House of Correction, by Warrant of such Justice, for any Imprisonment. time not less than One Calendar Month nor more than Three Calendar Months, unless such Penalty or Forfeiture shall be sooner paid or fatisfied.

VI. And be it further enacted, That the Duties of Stamps by Duties levied this Act granted and made payable, shall and may be collected, under raised, levied, recovered and applied under and by virtue of all the 52 G.3. c.126. Powers and Provisions, Penalties and Forfeitures contained in an Act made in the Fifty fecond Year of His present Majesty's Reign, intituled An All to repeal the several Alls for the Collettion and Management of the Stamp Duties in Ireland: and to make more effectual Regulations for collecting and managing the said Duties (a), as fully and effectually to all Intents and Purposes, as if the said Powers and Provisions, Penalties and Forfeitures, had been repeated and reenacted in this Act, so far as relates to the Duties granted and made payable by this Act, except only so far as the said Act is altered or amended by this Act. (a) [See c. 92. § 1, ante.]

VII. And be it further enacted, That the Duty of One Penny im- Duty of 1d. on posed by the said recited Act of the Fifty second Year (b) of His present Majesty's Reign upon any daily Account or daily Bill of Bills of Goods Goods imported into or exported from Ireland, or Abstract thereof included in or with any other Publication, or upon any Account or Bill of Goods imported into or exported from Ireland, printed or published, sepapublished daily, weekly, monthly or at any other time or times, as Accounts or Abstracts of Accounts of such Goods, for each Day's Account contained therein, shall, from and after the passing of this Act, be paid and payable upon each and every Account or Bill of Goods imported into or exported from Ireland, and upon each and every Abstract, whether the same be printed or published separately or included in or with any other Publication, and in Proportion to the Number of Days' Accounts or Abstracts of Days' Accounts contained in such Publication, for each and every of such Publications, except the same be published by the Person or Persons authorized thereto by the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being.

Accounts or imported or exported paid on each whether rately, or with any other Publication.

(b) [52 G. 3. c. 87. Sch. A. VII.]

C. 119.

#### C A P. CXIX.

An Act to repeal certain Duties upon Letters and Packets, fent by the Post within Ireland; and to grant other Duties in lieu thereof. [23d July 1814.]

 Most Gracious Sovereign, WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Reitain and Indianal mons of the United Kingdom of Great Britain and Ireland in Parliament assembled, being desirous of raising the necessary Sup-' plies to defray Your Majesty's Public Expences, and of making a e permanent Addition to the Public Revenue of Ireland; and thinking it expedient that certain Rates and Duties of Postage in Ire-' land should cease and determine, and that other Rates and Duties 6 of Postage should be granted in lieu thereof: May it therefore please Your Majesty that it may be enacted; and be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Expiration of Ten Days after the passing of this Act, the Rates and Duties for the Postage and Conveyance of Letters and Packets sent by the Post in Ireland, granted by an Act made in the Forty fifth Year of His present Majesty's Reign, intituled An All for repealing certain Duties upon Letters and Packets sent by the Post within Ireland, and granting other Duties in her thereof; and by an Act made in the Fiftieth Year of His present Majesty's Reign, intituled An Att to grant to His Majesty certain additional Duties upon Letters and Packets sent by the Post within Ireland; and by an Act made in the last Session of Parliament, intituled An All to repeal certain Rates and Duties upon Letters and Packets sent by the Post from or to Dublin to or from the several Post Towns in Ireland, and to grant other Rates and Duties in her thereof; and to make further Regulations for securing the Duties on Letters and Packets sent by the Post in Ireland; shall cease and deter-

Rates granted by 45 G. 3. c. 21.

5¢ G. 3. c. 74

53 G.3. c. 58. to cease.

Postmasters, &c. to demand, &c. following new Rates.

Rates on Single

Letters

that is to fay, For the Port and Conveyance of every Single Letter or Piece of Paper from the Office in Ireland where such Letter or Piece of Paper shall be put in, to any Distance within the same, not exceeding Seven

Miles, the Sum of Two pence:

And to any Diftance exceeding Seven Miles, and not exceeding Fifteen Miles, the Sum of Three pence:

mine; and that, from and after the Expiration of Ten Days after the

passing of this Act, it shall and may be lawful to and for the Post-

master or Postmasters General of Ireland for the time being, and

his or their Deputy or Deputies, Servants and Agents, to and for the Use of His Majesty, his Heirs and Successors, to demand, have, receive and take for the Portage, Postage and Conveyance of all Letters and Packets which he or they shall convey, carry or send Post to and from Places within Ireland, according to the several Rates and Sums of Money, Irish Currency, hereinafter mentioned;

And to any Distance exceeding Fifteen Miles, and not exceeding

Twenty five Miles, the Sum of Four pence:

And to any Distance exceeding Twenty five Miles, and not exceeding Thirty five Miles, the Sum of Five pence:

And

And to any Distance exceeding Thirty five Miles, and not exceeding Forty five Miles, the Sum of Six pence:

And to any Distance exceeding Forty five Miles, and not exceed-

ing Fifty five Miles, the Sum of Seven pence:

And to any Distance exceeding Fifty five Miles, and not exceeding Sixty five Miles, the Sum of Eight pence:

And to any Distance exceeding Sixty five Miles, and not exceeding

Ninety five Miles, the Sum of Nine pence:

And to any Distance exceeding Ninety five Miles, and not exceed-

ing One hundred and twenty Miles, the Sum of Ten pence:

And to any Distance exceeding One hundred and twenty Miles, and not exceeding One hundred and fifty Miles, the Sum of Eleven pence:

And to any Distance exceeding One hundred and fifty Miles, and not exceeding Two hundred Miles, the Sum of Twelve pence:

And to any Distance exceeding Two hundred Miles, and not exceeding Two hundred and fifty Miles, the Sum of Thirteen pence:

And to any Distance exceeding Two hundred and fifty Miles, and not exceeding Three hundred Miles, the Sum of Fourteen pence:

And for every Distance of One hundred Miles, Irish Measure, above Three hundred Miles, which any fuch Letter or Packet shall be so carried or conveyed within Ireland, a further Sum of One .Penny:

And for the Port and Conveyance of every Double Letter, Double Double Letter.

the faid Sums respectively:

And for every Treble Letter, Treble the said Sums respectively: And for every Ounce Weight Four times the faid Sums respec- Ounce Weight. tively; and so in Proportion for any greater Weight than One Ounce,

reckoning every Quarter of an Ounce equal to a fingle Letter:

And that all Letters and Packets directed from any Place in Ire- Letters for land to any Part or Parts in Great Britain, or beyond the Seas, or received in Ireland from Great Britain, or any Part or Parts beyond the Seas, shall be charged and paid for their Portage and Conveyance within Ireland from or to Dublin, Waterford or Donaghadee, or any other Port where Packet Boats for the Conveyance of Letters to and from Ireland are or may be established, as they shall respectively be shipped from or landed in any of the said Places according to the Rates aforefaid:

And that for every Letter or Packet directed on board, or Ship Letters. brought or fent from on board any Ship or Veffel riding or stopping in any Port within Ireland, there shall be charged and paid to His Majesty, his Heirs and Successors, over and above the Rates afore-'faid, the Sum of One Penny.

II. And be it further enacted, That Letters or Packets passing Letters passing through the General Post Office in the City of Dublin from any Place within Ireland shall not as heretofore be charged or pay accord- lin to pay only ing to the Distance of any Place from which such Letter shall be sent according to to Dublin, and further, according to the Distance of any Place to Distance. . which such Letter shall be sent from Dublin, according to the several Rates of Postage; but all such Letters shall be charged and shall pay only according to the Distance of the Place whence such Letters shall be sent, from the Place to which the same shall be sent, according to the several Rates hereinbefore specified and set forth. III. And

Treble Letter.

through General Post Office DubRates paid in Irish Currency, and levied as former Rates.

43 G. 3. c. 28.

50 G. 3. c. 74. 53 G. 3. c. 58.

III. And be it further enacted, That the faid Rates and Duties hereby granted shall be paid and payable in Irish Currency, and shall be raised, levied, collected, managed, recovered and applied under such and the like Powers and Authorities, Rules, Regulations and Restrictions, Penalties and Forfeitures, and subject to the like Provisions, Exemptions, Exceptions and Privileges as are mentioned, expressed and contained in an Act made in the Forty third Year of the Reign of His present Majesty, intituled An All for granting to His Majefly certain Rates and Duties upon Letters and Packets sent by the Post within Ireland; and also in the hereinbefore recited Acts, made in the Fiftieth Year of His present Majesty's Reign, and in the last Session of Parliament, or in any other Act or Acts in sorce in Ireland, relating to the Rates and Duties on Letters and Packets fent by the Post within Ireland; and that all and every the Clauses, " Matters and Things in the faid several Acts mentioned, expressed and contained, shall be applied and extended, and shall be construed to apply and extend to this present Act; save only so far as respects the Amount of Rates or Duties under the said Acts, or any of them; and fave and except so far as the said Acts, or any of them, are altered or repealed by this Act.

# C A P. CXX.

An Act to amend several Acts relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in *Ireland*.

[23d July 1814.]

TATHEREAS it is expedient to alter and amend several Acts · VV relating to the Revenue of Customs and Excise in Ireland; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from the Commencement of this Act, all and every the Clauses, Provisions and Regulations contained in Two several Acts, one made in the Forty eighth Year of His present Majesty's Reign, intituled An AB for making perpetual several Alls for the better Collection and Security of the Revenues of Customs and. Encife in Ireland, and for preventing Frauds therein; and to make further Prevision for the Security of the Said Revenues, and fer the Execution of the several Alls relating thereto; and the other made in the Forty ninth Year of His said Majesty's Reign, intituled A All to make further Provision for the Execution of the several Alls relating to the Revenues, Matters and Things under the Management of the Commissioners of Customs and Port Duties, and of the Commissioners of Inland Encise and Taxes in Ireland, which in any manner relate to or concern the Proceedings to or on the Trial of any Complaint or Information before the Commissioners of Customs and Port Duties, or the Commissioners of Inland Excise and Taxes, and their Sub Commissioners respectively, for any Offence against any Act or Acts relating to the Revenues, Matters and Things under the Management of the Commissioners respectively, or to the Adjournment of the Trial of any such Complaint or Information, or to the bringing, filing or exhibiting of any such Complaint or Information, or to

Provisions of 48 G. 3. c. 62. 49 G. 3. c. 116. relating to Information before Commissioners of Customs, &c. for Offences against the Revenue Laws repealed.

the discharging of the same, shall be and the same are hereby repealed; and that every such Complaint or Information, and all Matters relating thereto, shall and may be exhibited, proceeded upon, heard, tried and determined under the Rules, Regulations and Provisions of any Act or Acts in force in Ireland, on or immediately before the passing of the said recited Act of the Forty eighth Year aforesaid, and as if the said recited Acts of the Forty eighth and Forty ninth Years aforesaid, or either of them, had not been made.

II. Provided always, and be it enacted, That nothing in this Act contained shall be construed to alter or repeal so much of the said recited Act of the Forty ninth Year (a) aforesaid, as relates to or concerns any Officer fitting or acting as a Sub Commissioner in any Cause wherein he is interested, or as provides that whenever by any ping, Entry made Act or Acts it is or shall be required that any Claim, Entry or other Proceeding shall be made, filed or entered, or had in or at the Excise Office of the District relative to any Matter or Thing whatfoever, every fuch Claim, Entry or other Proceeding which shall relate to Shipping or Navigation, or to any Matters or Things under the Management and Jurisdiction of the Commissioners of Castoms and Port Duties, shall be made, filed, entered or had in the Office of the Collector of the Cuftoms of the Port or District instead of the Excise Office of such District. (a) [49 G. 3. c. 1 i 6. § 3. 6.]

Officers may act as Sub Commisfioners, and in Proceedings re-

lating to Ship-

in Cuttoms instead of Excise,

Complaints, &c.

how exhibited,

'III. And Whereas under and by virtue of certain Provisions contained in certain Acts of Parliament in force in Ireland, relating

f to the Revenue of Excise, various Documents, Matters and Things sare directed and required to be figured, done, executed or performed

by Four or more of the Commissioners of Inland Excise and Taxes in Ireland, and certain of the said Documents, Acts, Matters or

• Things to be witnessed by the Secretary to the Commissioners of Excise, and which Provisions have produced Inconvenience, and it

s is expedient to remedy the same; Be it therefore enacted, That all and every Document, Act, Matter or Thing relating to the Revenue of Excise or Taxes which shall be signed, done, executed or performed respectively by any Three of the Commissioners of Inland Excise and Taxes for the time being, shall be held and considered as legal, valid and effectual to all Intents and Purposes whatsoever, and without the same being witnessed by the Secretary to the Commissioners of Excise; any thing contained in any Act or Acts to the

contrary in any wife notwithstanding.

IV. And be it further enacted, That, from and after the Commencement of this Act, it shall not be lawful for any Officer of for granting His Majesty's Revenue of Customs or Excise to ask, demand or receive any Fee or Reward for granting or issuing of any Permit for 40 G. the Conveyance and Protection of any Exciseable Goods in Ireland, c.68. nor shall any Fee or Reward be payable for the same; any thing in an Act made in the Parliament of Ireland in the Fortieth Year of His present Majesty's Reign, intituled An Att for better regulating the iffuing and granting of Permits and Certificates for the Conveyance and Protection of certain Exciseable Goods therein mentioned, and to prevent Frauds by Dealers in or Retailers of such Goods, or in and by any other Act or Acts to the contrary notwithstanding.

V. And be it further enacted, That, from and after the Com- Certificate of mencement of this Act, the Certificate of any importing Merchant Merchant not ;

figued by Three Commissioners 2 instead of Four held legal, and need not be witneffed by

Documents

No Fee taken Permits notwithflanding 40 G. 3. (L)

for sufficient to pro-

tect Goods, or prevent Necefity of Permit for Removal. 40 G. 3. (I.) c. 68.

Penalty.

57G. 3. c. 60. \$ 7.

Amount of Bond required from Tanners.

Proviso as to Licences.

53 **G. 3.** c. 60. **5** 29. for any Goods whatever which such importing Merchant shall sell to any Person or Persons residing within the same Port or Place, where such Merchant may have imported such Goods, shall not have any Effect to protect any Goods within such Port or Place, or to prevent the Necessity of a Permit or Permits for the Removal of such Goods within such Port or Place, it being the true Intent and Meaning of this Act, that a proper Permit or Permits shall be taken out for the Removal of such Goods; any thing in the said last recited A& made in the Parliament of Ireland in the Fortieth Year aforesaid of the Reign of His present Majesty, or in any other Act or Acts to the contrary notwithstanding: Provided always, that nothing herein contained shall affect or take away the Right of prosecuting, suing for, recovering and levying any Fine, Penalty or Forfeiture, which shall or may have been incurred under the said recited Act of the Fortieth Year aforesaid, or in respect of any such Certificate which shall have been given on or before the Commencement of this A&.

VI. And Whereas by an Act made in the last Session of Parlia-6 ment, intituled An Att for the better Collettion of the Duties on Hides and Skins tanned or dreffed in Oil, and on Vellum and Parch- ment made in Ireland, and for preventing Frauds on His Majefty's Revenue therein, it is, amongst other things, enacted, that no Licence shall be granted to keep a Tan Yard or Tan Pit, or to tan Leather with Bark, unless the Person requiring the same shall with Two sufficient Sureties have executed a Bond to His Majesty in a penal Sum after the Rate of Fifty Pounds for every One hundred • Cubic Feet of the Pits or Vats in the Tan Yard of fuch Person chargeable under the said Act, conditioned to pay all such Sums of 6 Money as by virtue of the faid Act or any other Act or Acts in force in Ireland, such Tanner should be charged with, and also to • pay and fatisfy all Penalties to which fuch Tanner should be liable under the said Act, or any other Act or Acts in force in Ireland: 4 And Whereas it is not expedient to require Tanners to give Security to the Amount directed by the said recited Act; Be it therefore enacted, That, from and after the Commencement of this Act, instead of the Security by the said Act so required, every Tanner shall be bound to execute a Bond to His Majesty in the Penal Sum of Fifty Pounds for every One thousand Cubic Feet of the Pits or Vats in the Tan Yard of such Person, and so in Proportion for any Quantity or less Number of Cubic Feet of the Pits or Vats in such Tan Yard, conditioned to pay all Sum and Sums of Money as by any Law now in force, or which shall hereafter be in force in Ireland, fuch Tanner shall be charged or chargeable with, and also to pay and fatisfy all Penalties which fuch Tanner shall be liable to, under any Act or Acts in force, or which shall hereafter be in force in Ireland; and no Licence shall be granted to keep a Tan Yard or Tan Pit, or to tan Leather with Bark unless the Person requiring the same shall with Two sufficient Sureties have executed such Bond to His Majesty, his Heirs and Successors.

VII. And Whereas by the said last recited Act of the Fifty third Year aforesaid, it is, amongst other things, directed, that the

- Drawback of any of the Duties chargeable on Hides and Skins
   and Pieces of Hides and Skins tanned in Ireland, or any Manufacture
- of fuch tanned Hides or Skins, or any Hides or Skins dreffed in Oil
  in Ireland, or any Manufacture thereof, or on any Vellum or Parch-

ment

• ment made in Ireland, which shall be exported when allowed, shall • be paid by the Collector of the Port from which such Goods shall • be exported: And Whereas it is expedient that such Drawback fhould be paid by the Collector of Excise, and not by the Collector of the Port; Be it therefore enacted, That all fuch Drawbacks Drawbacks paid when allowed shall be paid by the Collector of Inland Excise and by Collector of Taxes of the District from which such Goods shall have been or shall Excise. be exported under fuch Rules and Regulations as are by Law required in case of Drawbacks on the Exportation of Goods in respect of any internal Duty of Excise paid thereon.

VIII. And, for the better preventing the Use of raw or unmalted Raw or unmalt-Corn by Brewers in Ireland, be it further enacted, That it shall not be lawful for any Brewer to have in his or her Brewery, or in any Part of the Premises connected with his or her Brewery, any raw or unmalted kiln-dried Barley or Bere mixed or unmixed with any other Corn or Grain malted or unmalted; and that all raw or unmalted kiln-dried Barley or Bere mixed or unmixed with any other Corn or Grain malted or unmalted, which shall be found in such Brewery or Premises, together with all Sacks, Vessels or Packages, in which fuch raw or unmalted kiln-dried Barley or Bere mixed or unmixed with any other Corn or Grain malted or unmalted shall be contained, shall be forfeited and may be seized by any Officer or Penalty. Officers of Excise or Customs.

unmalted found in Brewery.

ed kiln-dried

Barley mixed

with any other

Grain malted or

IX. And, for the further preventing the Use of raw or unmalted Bond taken Corn, and of any deleterious or unwholesome Ingredients by Brewers in Ireland, be it enacted, That, from and after the Commencement of this Act, no Licence shall be granted to any Person in Ireland to brew Strong Beer, Porter or Ale, or Small Beer, for Sale, unless in the Bond required to be entered into by such Brewer under and by virtue of an Act made in the Forty seventh Year of His present 47 G. 3. Sess. r. Majesty's Reign, intituled An Att to secure the Payment of the Duties on Licences granted to Persons in Ireland dealing in Exciseable Com- Licence to take modities, there be inferted a Condition that fuch Brewer shall not use following Oath. any raw or unmalted Corn (a) nor any Vitriol, Quassia, Coculus Indicus, Grains of Paradise, Guinea Pepper, Opium or any other Ingredient whatsoever, which shall possess any deleterious or unwholesome Quality in brewing any Strong Beer, Porter, Ale or Small Beer; and that no fuch Licence shall be granted to any Person in Ireland, unless and until the Person or Persons to whom or on whose behalf fuch Licence shall be granted, or some one of them, being the acting Partner or Person concerned in the Brewery for which such Licence shall be granted, shall make and sign an Assidavit, or being a Quaker or Quakers, shall solemnly affirm in the Presence of the Collector of Excise of the District, who is hereby authorized and required to administer such Affidavit or Affirmation in the Form or to the Effect following; that is to fay,

from Brewers to express in Condition that no unwholefome Ingredients used. c. 35. § 12.

I A. B., on whose behalf and for whose Use, [together with C.D. et cetera, if there are two or more Partners,] a Licence is 4 required to brew Strong Beer, Porter or Ale, [or Small Beer, as the · case may be] for Sale at

in the County [or City] of

do hereby folemnly swear, [or affirm,] That I • will not directly or indirectly cause or permit or suffer, or be Party

or privy to the causing, permitting or suffering any raw Corn, or

(a) [See 47 G. 3. Seff. 2. c. 11. § 5.] Corn 54 GEO. 111.

" Corn not malted, and not having been charged with the Duty on Malt made in Ireland, nor any Vitriol, Quallia, Coculus Indicus, Grains of Pavadise, Guinea Pepper, Opium, or any other Ingredient what soever, which shall possess any deleterious or unwhole some ' Quality, to be used in the brewing or making of any Beer, Ale or Porter, or Small Beer, or in the making or preparing of any Liquor to imitate or to resemble or to be mixed with, or to be used, sold or disposed of, or delivered as or for Beer, Ale, Porter or Small Beer'; and that I will not sell, dispose of, send or deliver, or cause to be fold, disposed of, sent or delivered to any Person or Persons what soever, as or for Beer, Porter, Ale or Small Beer any Liquor made or prepared from raw Corn, or Corn not malted, and not having been charged with the Duty on Malt made in Ireland, or in the making whereof any fuch raw Corn, or Corn not malted, or any fuch Vitriol, Quassia, Coculus Indicus, Grains of Paradise, Guinea Pep-, per, Opium, or any other Ingredient whatfoever which shall possess any deleterious or unwholesome Quality, shall have been any way uled; and that I will not cause or permit or suffer, or be Party or , privy to the causing, permitting or suffering any raw or unmalted Corn, ground or bruised, or any Vitriol, Quassia, Coculus Indicus, Grains of Paradife, Guinea Pepper, Opium, or other deleterious or unwholesome Ingredient to be brought into or kept in the Brewery or Premises at the said Place; and I do hereby also solemnly swear, [or affirm,] That no other Person or Persons is or are concerned or engaged in the faid Brewery as Partners with, [except the faid . C.D. et cetera, as the case may be.]

Oath in lieu of former Oath.
Licences granted to any other Person void.

And which Oath shall be in lieu and instead of any Oath required by any former Act or Acts in force in Ireland, to be made by any Brewer in Ireland; and if any such Licence shall be granted to any Person or Persons, by or on whose behalf such Oath or Assirtantion shall not have been made, or if any Person or Persons other than such as shall be specified in such Oath or Assirtantion shall be concerned or engaged as a Partner or Partners in the Brewery for which such Licence shall be granted, such Licence shall be and become forfeited, and shall be null and void.

Default of Payment of Duties by Paper Makers, Diftress made.

X. And, for the more easy Collection of the Duties payable to His Majesty, his Heirs and Successors, by Paper Makers in Ireland, be it enacted, That in all cases where any Duties payable by any Paper Makers shall be unpaid at the time when such Duties are or shall be by Law made due and payable, it shall and may be lawful for the Collector of Excise or other Officer in Charge of the District in which such Duties shall be charged and payable, by Warrant under his Hand and Seal to empower any Person or Persons to take and distrain all or any Paper and Materials for making Paper, and all or any Engines, Vats, Wet Presses, or other Utensils for making Paper in any Paper Mill or other Place used by any such Paper Maker, and to cause the same to be sold by Public Auction, giving Six Days previous Notice thereof; and if after the Payment of all Duties and Arrears of Duties due from such Paper Maker, together with the Costs and Expences of such taking, distraining and sale, there shall be any Surplus arising from the Sale thereof, such Surplus shall be forthwith tendered and paid to such Paper Maker or his Representatives: Provided always, that when any of the Articles aforesaid shall

Proviso.

So help me GOD.

be so taken and distrained, it shall and may be lawful for such Paper Maker or his Representatives at any time or times before the time appointed for the Sale thereof, to require the same to be delivered up to him or them upon his or their paying to the Collector or Officer in Charge as aforefaid, towards discharging the Duties so due and payable, together with the Costs and Expences as aforesaid, the real Value of fuch Articles as he or they shall defire to have

delivered up, and the same may be delivered up accordingly.

XI. And be it further enacted, That when any Paper Maker Abatement in Ireland shall by any Fatality or unavoidable Accident have been made of Duty prevented from working any Engine kept by such Paper Maker where Paper during the Whole or any Part of any Month for which fuch Paper vented by Maker shall by Law be chargeable with Duty, it shall and may be Accident from lawful for the Commissioners of Inland Excise and Taxes in Ireland, working. or any Three of them, on Proof on Oath made to their Satisfaction, that the Fatality or Accident was unavoidable, and not owing to any Default or Negligence, to make any proportionate Abatement of any Charge of Duty which shall have been returned against such Paper Maker, for and in respect of the Engine which such Paper Maker shall be so prevented from working, and also of the Duty for and in respect of each and every of the Vats or Wet Presses belonging to fuch Engine: Provided always, that any fuch Abatement shall be first approved of by the Commissioners for executing the Office of Lord High Treasurer of Ireland: Provided also, that if any Duty Proviso. chargeable by Weight on the Paper made by fuch Paper Maker within such Month as aforesaid shall amount to the Sum by Law chargeable for such Month, in respect to such Engine and Vat or Wet Press, then and in such case no such Abatement shall be made to luch Paper Maker.

XII. And be it further enacted, That whenever any Complaint or Information shall be had or prosecuted before the Commissioners of Inland Excise and Taxes in Ireland, or their Sub Commisfioners, against any Person or Persons for carrying on any Trade, Business or Calling, or dealing in, manufacturing or selling, or having, using or keeping in his Possession any Article, Matter or Thing, for the having, using or keeping whereof a Licence is or shall be required by Law, without having a Licence for so doing, in manner required by Law, the Proof that such Person hath obtained such Licence, and had the same, in force at the time of the Offence charged in such Complaint or Information, shall lie on the Party against whom such Complaint or Information shall be had or prosecuted, and it shall not be necessary for the Officer, or Person complaining or profecuting such Information, to prove that the Person or Persons so complained of had not such Licence; any Law or Ulage to the contrary notwithstanding.

XIII. And be it further enacted, That, from and after the Com- Exemption from mencement of this Act, so much of an Act made in the Forty Duty on Dogs. eighth Year of His present Majesty's Reign, intituled An At to grant to His Majesty certain Duties and Taxes in Ireland, in respect of repealed. Carriages, Dogs, Fire Hearths, Horfes, Male Servants and Windows, in lieu of former Duties and Taxes, in respect of the like Articles, or of the Schedule to the said Act annexed, as exempts any Dog which

any Person shall keep who shall not be subject to any Duty in respect of Windows or Fire Hearths from the Duty on Dogs imposed by Nn 2

Maker pre-

In Informations against Persons carrying on Bufine's without Licence, Proof shall lie on Perion charged that he has obtained

48 G. 3. c. 42.

the faid Act, or by the Schedule thereto annexed, shall be and the fame is hereby repealed.

No Actions for Damages for Loss of Dogs fullained unless Owner has paid Duty.

Reclifiers sending out Spirits in less Quantity than 50 Gallons,

Fenalty. Rectifiers at itated times to deliver to Collector of Excise an Account of Stock.

forfeited.

Penalty. Where Quantity leis than Account kept by Officer.

Penalty.

Spirits found in Stock of Rectifier without Permit forfeited.

XIV. And be it further enacted, That if at any time after the Commencement of this Act, any Person in Ireland shall sue or profecute any Action of Trover or Action on the Case for Damages, refulting from the loss or killing of, or from any Injury done to any Dog, for the having or keeping of which any Duty is by Law payable, the Plaintiff in such Action shall not be entitled to recover any Damages whatever in any fuch Action, unless he shall prove, that previous to the Cause of such Action he was duly rated to and paid the faid Duty in respect of such Dog, under the Provisions of the Laws in force in Ireland, for granting Duties in respect of such Dogs, or for regulating or securing the Collection of the said Duties.

XV. And be it further enacted, That, from and after the Commencement of this Act, it shall not be lawful for any Person in Ireland, licensed to keep a Still or Stills to rectify or to compound Spirits or Strong Waters, to fell, send out or deliver any Spirits or Strong Waters, in any Quantity less than Fifty Gallons; any Law, Usage or Custom to the contrary notwithstanding; and that if any Person so licensed to rectify or compound Spirits, shall sell, send out or deliver any Spirits or Strong Waters, in Quantities less than Fifty Gallons, all fuch Spirits or Strong Waters, and the Casks or Vessels containing the same, shall be forfeited and may be seized; and the Person by whom or on whose behalf the same shall be so sold, sent out or delivered, shall forfeit the Sum of Fifty Pounds Britist Currency.

XVI. And be it further enacted, That, from and after the Commencement of this Act, every Person in Ireland licensed to keep a Still or Stills, to rectify or to compound Spirits or Strong Waters, shall within Seven Days after the last Day of every Calendar Month, make out and deliver at the Office of the Collector of Excise of the District in which any such Still or Stills shall be situate, a Return or Account of all Spirits received into the Stock of such Distiller at any time during such Calendar Month; and also a Return or Account of the actual Stock of Spirits and Strong Waters in the Stock, Cultody or Possession of such Rectifier or Compounder, on the last Day of every such Calendar Month respectively; and every fuch Return or Account shall be figured by fuch Rectifier or Compounder, who shall swear to the Truth of the same, if required by the said Collector; and every Rectifier or Compounder who shall neglect to deliver such Monthly Returns or Accounts within the said Space of Seven Days next after the End of every Calendar Month, shall forfeit the Sum of Two hundred Pounds British Currency.

XVII. And be it further enacted, That whenever it shall happen that the Stock of Spirits or Strong Waters in the Stores or Possesfion of any licensed Rectifier or Compounder of Spirits and Strong Waters shall be less than the Quantity of Spirits which by the Stock Account kept by the Officer of Excise ought to be in the Stores or Possession of such Rectifier or Compounder, every such Rectifier or Compounder for every time such Decrease shall appear, shall forfeit the Sum of Fifteen Shillings British Currency for every Gallon which

shall be so deficient.

XVIII. And be it further enacted, That if any Spirits shall be received into, or shall be found in the Stock or in any Still House or other Place of any Rectifier or Compounder of Spirits, for which fuch

fuch Permit for the Conveyance thereof as is by Law required, shall not on Demand of any Officer be produced, or a Certificate in lieu thereof, all such Spirits shall be forfeited, and may be seized, and the Rectifier or Compounder in whose Stock or in whose Still House or other Place such Spirits shall be found, shall forfeit the Sum of Twenty Shillings British Currency, for every Gallon of fuch Spirits Penalty. for which such Permit or Certificate shall not be produced as

§ 1—5.

into Claims of Persons sustain-

aforefaid. 'XIX. And Whereas by an Act made in the Forty eighth Year 48 G. 3. c. 56. of His present Majesty's Reign, intituled An Att for abolishing Fees received by Officers in the Service of the Customs in the several Ports 6 of Ireland; and for regulating the Hours of Attendance and the · Number of Holidays to be observed by the said Officers, and certain • Officers of Excise, certain Provisions were made for the abolishing of · Fees received by all Officers of the Customs, and for the making 6 Compensation for the Loss of such Fees, which said last recited · Act extends to all Persons, whether appointed by Patent or otherwife, acting by themselves or others in any Office or Employment e relating to His Majesty's Customs and Port Duties in Ireland; and it is expedient to make further Regulations for carrying the faid e last recited Act into Execution; Be it therefore enacted, That Enquiry made at any time after the passing of this Act it shall and may be lawful for the Lord Lieutenant or other Chief Governor or Governors of ing Loffes by Ireland for the time being, to refer to the Commissioners of Customs abolithing of and Port Duties in Ireland for the time being, the case of any Pa- Fees. tentee or other Officer, Clerk or other Person, who shall have held or shall hold any Office, whether by Patent or otherwise, any way relating to His Majesty's Customs and Port Duties in Ireland, or who shall have been or shall be employed in the Service of the said Customs at any Port in Ireland, who may have sustained or may fustain any Loss by the abolishing of Fees under or in consequence of the Provisions of the said recited Act of the Forty eighth Year of His Majesty's Reign, and who shall claim, or in the Judgment of the faid Lord Lieutenant or other Chief Governor or Governors, or of the Commissioners of Customs and Port Duties, shall be entitled to claim or recover any Compensation for such Loss under or by virtue of the faid last recited Act; and upon such Reference it shall and may be lawful for the said Commissioners of Customs and Port Duties for the time being to proceed, and fuch Commissioners of Customs and Port Duties are hereby authorized, empowered and required to proceed, as foon as may be after fuch Reference, to enquire into and investigate the Amount of Fees received by or on behalf of any such Patentee or other Officer, Clerk or other Person, or his Predecessor, during such Period of time as shall be described in fuch Reference, and to examine on Oath fuch Patentee, or other Officer, Clerk or other Person, and his or their Deputy or Deputies, if any, and also any other Person or Persons whatever, respecting the Amount of such Fees, and respecting the Duty required to be performed by such Patentee or other Officer, Clerk or other Person, and respecting any other Matters and Things whatever, which shall be referred to such Commissioners of Customs and Port Duties by fuch Lord Lieutenant or other Chief Governor or Governors relating to or concerning fuch Patentee or other Officer, Clerk or other Person, and the Office held by him, and the Compensation which he

shall claim; and the said Commissioners of Customs and Port Duties shall, from time to time without Delay, report to the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being, the Particulars of such Investigation, and the Opinion of the faid Commissioners of Customs and Port Duties on every such case so referred to them in respect to the Matters and Things referred to be enquired into and investigated, together with such Observations as shall occur to them the said Commissioners, with respect to the Claim of such Patentee or other Officer, Clerk or other Person refpectively, or to the Office held by fuch Patentee or other Officer, Clerk or other Person respectively; and it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being, to make any Order respecting such Patentee or other Officer, Clerk or other Person, and respecting the Officer or Employment held by him, and the Compensation to be paid to him as upon the Report of the said Commissioners of Customs and Port Duties shall, by such Lord Lieutenant or other Chief Governor or Governors, be thought requisite and necessary; and it shall be lawful for the faid Commissioners of Customs and Port Duties, to pay or cause to be paid to every such Patentee or other Officer, Clerk or other Person, by way of Compensation for his Loss of Fees, Perquisites and Gratuities under the said recited Act of the Forty eighth Year of His present Majesty's Reign, any such Sum of Money, and to any such Amount annually, not exceeding the Amount which shall be reported by the said Commissioners, as the Lord Lieutenant or other Chief Governor or Governors of Ireland for the time being shall direct, under his or their Sign Manual, counterfigned by Three or more of the Commissioners for executing the Office of Lord High Treasurer of Ireland; and every such annual Payment by way of Compensation shall commence from the Day whereon the Person for whom the same shall be directed shall have ceased to take any Fee, Perquisite, Gratuity or Reward, and shall continue during the Continuance of the Patent of any Patentee Officer, and during the time which any Officer or Person, not being a Patentee, shall continue to hold the Office or Employment, in respect of which such Payment by way of Compensation shall be directed as aforesaid: Provided always, that the Compensation to be made or allowed to any fuch Officer shall be made and allowed in respect of the Amount of any Fees received by such Officer in such Period before the passing the said Act of the Forty eighth Year as shall be specified in such Reference of the Lord Lieutenant or other Chief Governor or Governors of Ireland, and not under any Pretence in respect of the Amount of Fees received by such Officer in any Year subsequent to the passing of the said recited Act of the Forty eighth Year; and provided also, that no Compensation shall be made or allowed to any fuch Officer in respect of any Sum or Sums of Money paid or allowed by any such Officer to any Deputy or Deputies, but only in respect of the clear Emoluments of such Office received by fuch Officer after the Payment of any fuch Deputy or Deputies.

Proviso.

Distillers charging, within any Four Weeks of Working, Stills

XX. And be it further enacted, That, from and after the passing of this Act, it shall not be lawful for any Distiller in *Ireland*, within any Period of Four Weeks during which such Distiller shall work or shall be chargeable as working any Still or Stills, to charge any

A.D. 1814.

such Still or Stills with any greater Quantity of Low Wines or with greater Singlings than fuch Distiller is or may be required to do within any such Period, by any Law in force at the time when such Distiller shall be so working or chargeable as working any such Still or Stills, nor to make or distil in any such Still or Stills any greater greater Quantity Quantity of Spirits than such Distiller is or may be by Law charge- of Spirits than able with in respect of the Number of Gallons Content of such Still they are by or Stills, and in respect of the Number of Charges of Singlings or &c. Low Wines in fuch Still or Stills within fuch Period of Four Weeks; any thing in any Act or Acts in force in Ireland to the contrary in any wife notwithstanding; and that if any such Distiller shall within any fuch Period of Four Weeks charge any Still or Stills with any Quantity of Singlings or Low Wines than as aforefaid, or shall make or distil any greater Quantity of Spirits than as aforesaid, or if upon the Account taken by the Officer in Charge of the Distillery of such Distiller of any Wash, Pot Ale or Singlings brewed or made, or found in fuch Distillery within such Period of Four Weeks, such Distiller shall be chargeable by Law with a greater Quantity of Spirits than as aforesaid, the Officer in Charge of such Distillery shall charge such Distiller with double Duty for every Gallon of fuch Excess of Spirits, and such Distiller shall pay the said Duty, and

shall also forfeit the Sum of Five hundred Pounds. XXI. Provided always, and be it enacted, That in case any such if Excess shall Excess of Spirits shall not be greater than the Quantities hereinafter not be greater respectively mentioned, then and in such case such Excess shall only be chargeable with the Duty payable thereon by Law, and the Distiller in whose Distillery such Spirits shall be distilled or found, shall not be liable to the said Penalty of Five hundred Pounds for fuch Excess; that is to say, such Excess of Spirits distilled or made Distiller not in or chargeable in respect of any Still being under Two thousand Gallons Content and not less than One thousand seven hundred and fifty Gallons, shall not be greater than Seven hundred Gallons; or in or in respect of any Still under One thousand seven hundred and fifty Gallons and not less than One thousand five hundred Gallons, shall not be greater than Six hundred and twenty Gallons; or in or in respect of any Still under One thousand five hundred Gallons and not less than One thousand two hundred and fifty Gallons, shall not be greater than Five hundred and fifty Gallons; or in or in respect of any Still under One thousand two hundred and fifty Gallons and not less than One thousand Gallons, shall not be greater than Five hundred Gallons; or in or in respect of any Still under One thousand Gallons and not less than Seven hundred and fifty Gallons, shall not be greater than Four hundred Gallons; or in or in respect of any Still under Seven hundred and fifty Gallons and not less than Five hundred Gallons, shall not be greater than Three hundred Gallons; or in or in respect of any Still under Five hundred Gallons and not less than Four hundred Gallons, shall not be greater than Two hundred Gallons; or in or in respect of any Still under Four hundred Gallons and not less than Three hundred Gallons, shall not be greater than One hundred and fifty five Gallons; or in or in respect of any Still under Three hundred Gallons and not less than Two hundred Gallons, shall not be greater than One hundred and fifty Gallons; or in or in respect of any Still under Two hundred Gallons and not less than One hundred Gallons, shall not be greater than One hun-Nn4

Quantity of Low Wines than required, or diffilling any Law chargeable,

Penalty.

than Quantities herein mentioned, fuch Excels only charged with Duty, and liable to Penalty. dred Gallons; or in or in respect of any Still under One hundred Gallons and not less than Sixty five Gallons, shall not be greater than Sixty Gallons; or in or in respect of any Still under Sixty five

Distillers on giving Notice that they intend with n Period of Four Weeks to distil any greater Quantity of Singlings or Low Wines than required to do by Law, may charge Stills accordingly.

Gallons and not less than Forty sour Gallons, shall not be greater than Fifty Gallons. XXII. Provided also, and be it further enacted, That if any Diftiller shall Six Days at the least before the Commencement of any

Distiller in what case to pay Duty.

Distiller charging Still with greater Quantity of Singlings, &c.

Penalty.

Spirits found in Distillery of a greater Strength Period of Four Weeks during which fuch Distiller shall work, or shall be chargeable as working any Still or Stills, give and deliver a Notice in Writing, figned by such Distiller, to the Commissioners of Inland Excise and Taxes in Ireland, and also to the Collector of the District within which the Distillery of such Distiller shall be fituate, and to the Surveyor and Gauger in Charge of the Distillery of fuch Distiller, that such Distiller intends within the said Period of Four Weeks to distil any greater Quantity of Singlings or Low Wines than fuch Distiller is or may be required to do by any Law in force at the time of such Notice, and shall specify in such Notice the Number of Charges of Singlings or Low Wines in respect of which fuch Distiller intends to be charged with the Duty on the Spirits produceable therefrom according to Law within fuch Period of Four Weeks, then and in such case it shall be lawful for such Distiller, within such Period of Four Weeks, to charge such Still or Stills with a Quantity of Singlings or Low Wines according to the Number of Charges of Singlings or Low Wines specified and mentioned in such Notice, and no more; and such Distiller shall be chargeable with and shall pay Duty for all such Spirits as might be produced according to Law from fuch Number of Charges of Singlings or Low Wines within such Period of Four Weeks, whether fuch Still shall or shall not be charged with the whole Number of Charges of Singlings or Low Wines according to fuch Notice; and if fuch Distiller shall during such Period of Four Weeks charge any fuch Still or Stills with any greater Quantity of Singlings or Low Wines than according to the Number of Charges mentioned in fuch Notice, or shall distil in any such Still or Stills a greater Quantity of Spirits than such Distiller shall by Law be chargeable with in respect of such Number of Charges of Singlings or Low Wines, and such Excess only and no more as is hereinbefore provided for, or if upon the Account taken by the Officer in Charge of the Distillery of such Distiller of any Wash, Pot Ale, Low Wines or Singlings, brewed or made or found in fuch Distillery within fuch Period of Four Weeks, such Distiller shall be chargeable by Law with a greater Quantity of Spirits than as aforesaid, the Officer in Charge of fuch Distillery shall charge such Distiller with double Duty for every Gallon of such Excess of Spirits, and such Distiller shall pay such double Duty, and shall also forfeit the Sum of Five hundred Pounds: Provided always, that no fuch Notice of any fuch Distiller shall be valid or effectual for the Purpose of this Ad, unless the same shall be delivered to the Commissioners of Inland Excife and Taxes, and the Collector of the District as well as to the Surveyor and Gauger in Charge of the Distillery of such Distiller at the time hereinbefore required for that Purpose.

XXIII. And be it further enacted, That, from and after the Commencement of this Act, it shall not be lawful for any Distiller in Ireland to have or keep in his Distillery any Spirits of a Strength

exceeding

exceeding Twenty five Degrees over Hydrometer Proof, and that if than Twenty five any Spirits of a greater Strength than Twenty five Degrees over Hy- Degrees over drometer Proof shall be found in the Distillery of any Distiller, all Hydrometer Proof, forfeited. fuch Spirits shall be forfeited, and may be seized by any Officer or Manner of Officers of Excise; and that, for the Purpose of ascertaining the ascertaining Strength of such Spirits, the Distiller shall, before he shall pump up Strength. or remove any Spirits from the Receiver or Receivers, or other Vessel or Vessels in which such Spirits are deposited, from the Still in the Distillery of such Distiller, give Notice in Writing Six Hours at the least to the Gauger or Officer in Charge of such Distillery of the time when such Spirits are to be pumped up or removed from such Receiver or other Vessel, which time shall be at some Hour between Seven in the Morning and Nine in the Evening, and fuch Officer shall attend accordingly at the time specified in such Notice, or within One Hour after, to gauge and afcertain the Strength of such Spirits, and shall take a true Gauge and try the Strength thereof, and shall cast and compute the same at the Strength of Twenty five Degrees over Hydrometer Proof, and shall keep an exact Account thereof by making Entries in the Stock Books and Minute Books of fuch Diftiller of the Quantity and Strength of such Spirits, and of the time when the same were so gauged as aforesaid; and if any Spirits in the Distillery of any Distiller shall be pumped up or removed from any fuch Receiver or Receivers, or other Vessel, with such Notice having been first given as aforesaid, or before such Spirits shall have been so gauged by fuch Officer, the Distiller in whose Distillery such Offences shall be committed shall forfeit the Sum of Two hundred Penalty. Pounds, and all fuch Spirits so pumped up or removed contrary to this Act shall be forfeited, and may be seized by any Officer or Officers of Excise: Provided always, that in case such Spirits shall Provide. exceed fuch Strength of Twenty five Degrees over Hydrometer Proof by less than Three Degrees, such Spirits shall not be forfeited on account of such Excess of Strength; any thing hereinbefore contained to the contrary notwithstanding.

XXIV. And be it further enacted, That all Penalties and Recoveryo Forfeitures under this Act shall be raised, levied, collected, paid, fued for, recovered and applied in fuch manner and under fuch Powers and Authorities, and by fuch ways and methods, and according to such Rules and Directions as are appointed, directed and expressed for the recovering of any Penalties or Forfeitures in and by an Act made in Ireland, in the Fourteenth and Fifteenth Years of His late Majesty King Charles the Second, intituled An Att for settling the Excise or new Impost upon His Majesty, his Heirs and Successors, according to the Book of Rates therein inserted; or in and by an Act made in the Forty fixth Year of His present Majesty's Reign, intituled An Att to provide for the better Execution of the several Atts relating to the Revenues, Matters and Things under the Management of the. Commissioners of Customs and Port Duties, and of the Commissioners of Inland Excise and Taxes in Ireland; or in and by any other Act or Acts in force in Ireland, relating to the Revenue of Customs and Excise, or either of them, as fully and effectually to all Intents and Purposes as if the same were herein repeated and re-enacted, with the like remedy of Appeal to and for the Party or Parties aggrieved as in Appeal and by the said recited Act of the Fourteenth and Fifteenth Years

14& 15 Car. 2. (I.) Seff. 4. c. 8.

46 G. 3. c. 106.

of His late Majesty King Charles the Second, or any other Act or Acts as aforefaid, is provided.

Commencement of A&.

Excise Duty and Drawback on

French Wine

53 G.3. c. 34.

Sch. A. and the

Duty on Brandy, &c. granted by

47 G. 3. Seff. 1.

c. 27. to cease.

granted by

C. 120, 121.

XXV. And be it further enacted, That this Act shall commence and take Effect from and after the Expiration of One Calendar Month next after the passing thereof.

## C A P. CXXI.

An Act to repeal the additional Duties of Excise on French Wine imported and on Spirits exported from the Warehouses; and authorizing the Repayment of the additional Duty in respect of French Wine found in Dealers' Stocks; and authorizing the Commissioners of Excise Duties to repay or remit Duties paid on Liquors lost by accidental Staving [23d July 1814.] before Landing.

WHEREAS it is expedient to repeal the additional Duties and Drawback hereinafter mentioned ? Re it therefore and Drawback hereinafter mentioned; Be it therefore enacted by The King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Fourth Day of June One thousand eight hundred and fourteen, the additional Duty of Excise imposed and Drawback of the said additional Duty granted on French Wine, by an Act made in the last Session of Parliament, intituled An A& for granting to His Majefty additional Duties of Excise in Great Britain on Tobacco and Snuff, and on French Wines, and, from and after the Tenth Day of May One thousand eight hundred and fourteen, also the additional Duties of Excise imposed by an Act made in the Forty seventh Year of His present Majesty's Reign, intituled An Att for granting to His Majesty, until Twelve Months after the Ratification of a Definitive Treaty of Peace, certain additional Duties of Excise on Brandy in Great Britain, on Brandy, Rum, Spirits, Aqua Vita or Strong Waters delivered for Exportation to any Port or Place, not being in Europe, from any Warehouse, Storehouse, Vault, Cellar or other Place under the Locks of the Officers of Customs or Excise, or either of them, shall cease and determine, and be no longer paid or payable; fave and except in all cases relating to the recovering or paying any Arrears thereof respectively, which may at any time remain unpaid, or to any Fine, Penalty or Forfeiture, Fines, Penalties or Forfeitures relating thereto respectively, which may have been incurred at any time before or on the faid Fourth Day of June One thousand eight hundred and fourteen, or before or on the faid Tenth Day of May One thousand eight hundred and fourteen, as the case may require.

Exception.

Allowance of 5s. per Gallon of French Wine in Stock.

II. And be it further enacted, That there shall be paid to all made to Dealers Dealers in and Sellers of Foreign Wine in Great Britain, for every Gallon of fuch French Wine (reckoning Five reputed Quart Bottles to the Gallon for such French Wine as shall be in Bottles) for which the Duty hereby repealed shall have been paid, and which French Wine shall between the Fourth and the Twentieth Days of June One thousand eight hundred and fourteen, be in the Stock, Custody or Possession of such Dealer or Dealers in, or Seller or Sellers of Foreign Wine, an Allowance of Five Shillings: Provided always,

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nevertheless, that no Dealer or Dealers in, or Seller or Sellers of Conditions on Foreign Wine, shall be entitled to any Allowance for or in respect which Allowof any such French Wine, over and above the said additional Duty ance made. actually paid for or in respect of such French Wine, after the Deduction of any Allowance made or received by any Dealer or Dealers in, or Seller or Sellers of Foreign Wine, for or by reason of any Payment of Duty in Advance under or by virtue of the fald Act made in the last Session of Parliament: Provided also, that no 53 G 3.c. 34. Dealer or Dealers in, or Seller or Sellers of Foreign Wine, shall have or be entitled to any such Allowance, unless he, she or they, shall within Three Weeks after the passing of this Act, give or leave a Notice and Declaration in Writing at the Chief Office of Excise in London, if such Dealer or Dealers in, or Seller or Sellers of Foreign Wine, shall reside within the Limits thereof, or at the Chief Office of Excise in Edinburgh, if such Dealer or Dealers, Seller or Sellers, shall reside within the Limits of the City of Edinburgh, or to or with the proper Officer of Excise in other Parts of Great Britain, expressing his, her or their Name and Place of Abode, and the Quantity of fuch French Wine, which he, she or they, shall have so had in his, her or their Stock, Custody and Possession, and for which he, The or they, intends or intend to claim the Allowance given or granted by this Act, and of the particular Warehouse, Storehouse, Room, Shop, Cellar, Vault or other Place where such French Wine, for or in respect of which he, she or they claims or claim such Allowance shall have been kept or deposited at the time of the Officers so taking fuch Stock; any thing herein contained to the contrary thereof in any wise notwithstanding: Provided also, that nothing hereinbefore con- Provise. tained shall extend or be deemed or construed to extend, to entitle any Dealer in or Seller or Sellers of Foreign Wine to any such Allowance, unless it shall be made appear to the Satisfaction of the Commissioners of Excise in England and Scotland respectively (the Examination and Proof thereof being left to the Judgment of them the said respective Commissioners of Excise), that the said additional Duty has been paid, and also, that no Entry has been made of the said French Wine, or of any Part thereof for Exportation on Drawback; any thing hereinbefore contained to the contrary in any wife notwithstanding: Provided also, that no such Allowance shall Proviso. be made for or in respect of any such French Wine unless the Officer or Officers of Excise, shall between the said Fourth and Twentieth Days of June, have taken a true and particular Account of such French Wine in the Stock, Custody or Possession of the Dealer or Dealers, or Seller or Sellers claiming fuch Allowance, for or in respect of such Wine.

III. And be it further enacted, That the proper Supervisor or Officer to grant Surveyor of Excise, or the Officer of Excise who shall have taken Certificate of fuch Account, and ascertained the Quantity of such French Wine in the Stock, Custody or Possession of any Dealer or Dealers in, or Seller or Sellers of Foreign Wine, shall, with all convenient Speed and without Fee or Reward, grant and give to the Dealer or Dealers in, or Seller or Sellers of Foreign Wine entitled to the Allowance for or in respect of such French Wine, a Certificate expressing the Quantity of such French Wine, the Name and Place of Abode of the Dealer or Dealers in, or Seller or Sellers of Foreign Wine entitled to

Quentity of Wine entitled to Allowance.

the Allowance for or in respect thereof, and the Amount of the Allowance for or in respect of such French Wine.

Certificate produced to Commissioners of Excise and Oath of Dealerthat Wine expressed in Certificate was his Property, &c. Allowance paid.

IV. And be it further enacted, That fuch Certificate being produced by fuch Dealer or Dealers in, or Seller or Sellers of Foreign Wine, or his, her or their Agent or Agents, to the Commissioners of Excise for such French Wine as shall be taken an Account of under or by virtue of this Act within the Limits of the Chief Office of Excise in London, or the Person appointed by them or the major Part of them to receive the same, or to the Collector of Excise, of the Collection of which any fuch Certificate shall be granted in other Parts of Great Britain, at any time after the End and Expiration of Six Weeks, and before the End and Expiration of Three Months from the time of the granting thereof, and Oath having been made by fuch Dealer or Dealers in, or Seller or Sellers of Foreign Wine before any of the said respective Commissioners of Excise, or the Person appointed by the said Commissioners of Excise, or the major Part of them respectively for that Purpose, or before such Collector, or before the Supervisor of the Division or District in which such Dealer or Dealers in, or Seller or Sellers of Foreign Wine shall reside (which Oath the faid Commissioners and Person appointed by them, and the Collectors and Supervisors of Excise are respectively hereby authorised and empowered to administer), that the said French Wine and every Part thereof specified in any such Certificate, and for which any fuch Allowance is or shall be claimed, was the sole Property of fuch Dealer or Dealers, or Seller or Sellers, and actually in his, her or their Custody or Possession between the Fourth and Twentieth Days of June, and that the Allowance granted by this Act has not with his, her or their Privity or Consent, nor to his, her or their Knowledge or Belief been claimed for the French Wine specified in fuch Certificate, or for any Part thereof, by any other Person or Persons whatsoever, and that he, she or they hath or have no reason to believe but that the Duty on French Wine by this Act repealed has been paid for or in respect of the said French Wine; and thereupon the said respective Commissioners of Excise, or the major Part of them respectively, or such Collector as aforesaid, being satisfied of the Truth of such Oath, shall forthwith out of the Money in their or his Hands respectively arising from the Duties on Foreign Wine, pay to the Dealer or Dealers in, or Seller or Sellers of Foreign Wine entitled to the same, the Allowance specified in such Certificate.

Allowance paid out of Duties of Excise for want of sufficient Monies.

Perjury.

vI. And be it further enacted, That any Person or Persons who shall be convicted of wilfully taking a false Oath, in any of the cases in which an Oath is required to be taken by this Act, shall be liable to the Pains and Penalties to which Persons are liable for wilful and

V. And be it further enacted, That if the said Commissioners or

Collectors of Excise respectively shall not from time to time have

fufficient Monies in their Hands respectively, arising from the Duties

upon Foreign Wine, to pay the said Allowances, then and in every

fuch case it shall and may be lawful to and for the said Commissioners and Collectors respectively, to pay the same out of any other Monies

corrupt Perjury.

Forging, &c. Certificate, &c. VII. And be it further enacted, That if any Person or Persons whatsoever, shall counterfeit or forge, or cause to be counterfeited or forged, any Certificate by this Act required or directed, or shall knowingly

knowingly or willingly give any false or untrue Certificate, or shall fraudulently alter or erafe, or cause to be fraudulently altered, or erased, any Certificate granted by any Officer or Officers of Excise, as or for a Certificate authorized to be granted under or by virtue of this Act, or shall make use of any Certificate, knowing the same to be forged, counterfeited, false, untrue, altered or erased, every such Person or Persons shall, for each and every such Offence, forseit and . lose the Sum of Five hundred Pounds.

VIII. And be it further enacted, That all Fines, Penalties and Penalties how Forfeitures, imposed or created by this Act, shall be sued for, reco-levied. vered, levied or mitigated, by fuch ways, means or methods, as any Fine, Penalty or Forfeiture, may be fued for, recovered, levied or mitigated, by any Law or Laws of Excise, or by Action of Debt, Bill, Plaint or Information, in any of His Majefty's Courts of Record at Westminster, or in the Court of Exchequer in Scotland respectively, and that one Moiety of every such Fine, Penalty or Forfeiture, shall be to His Majesty, his Heirs and Successors, and the other Moiety to him, her or them, who shall inform, discover or sue for the fame.

IX. And be it further enacted, That all and every the Powers, Powers of Directions, Rules, Penalties, Forfeitures, Clauses, Matters, and 12 Car. 2. c. 24. Things, which in and by an Act made in the Twelfth Year of the &c. extended to Reign of King Charles the Second, intituled An Act for taking away the Court of Wards and Liveries, and Tenures in Capite and by Knights Service and Purveyance, and for settling a Revenue upon His Majesty in lieu thereof, or by any other Law now in force relating to His Majesty's Revenue of Excise, are provided and established, shall be practised, used and put in Execution in and for the Purposes of this Act, as fully and effectually, to all Intents and Purposes, as if all and every the faid Powers, Rules, Directions, Penalties, Forfeitures, Clauses, Matters and Things were particularly repeated and re-enacted in this present Act.

' X. And Whereas it is expedient that Provision' should be made for the Allowance or Repayment or Remission (as the case may require) of the Duties of Excise, for or in respect of Foreign Spirits, Wine or other imported Liquors accidentally lost by · Leakage or Staving as hereinafter mentioned; Be it therefore Remission of enacted, That, from and after the Fifth Day of July One thousand Duties in respect eight hundred and fourteen, it shall and may be lawful to and for the Commissioners of Excise in England or Scotland respectively, or lost by Leakage any Three or more of them, for the time being, to repay or allow or Staving. to the Importers, Owners, Proprietors or Configuees of any Foreign Spirits, Wine or other imported Liquors which shall be lost by accidental Staving on Ship-board, or in the unshipping thereof, before the landing thereof, the Duties of Excise which shall have become payable, or shall have been paid for or in respect of such Spirits, Wine or other Liquors, and to remit the Duties of Excise, and cancel and vacate the Excise Bond, for or in respect of all such Spirits, Wine and other Liquors for which no fuch Duties shall have been paid, but for which Security shall have been given by Bond taken for or in respect of the Warehousing thereof, before Payment of the Duties under or by virtue of an Act made in the Forty third 43 G. 5. c. 1324 Year of the Reign of His present Majesty, intituled An Att for permitting certain Goods imported into Great Britain to be secured in Warehouse

Penalty.

of Spirits, Wine, &c. accidentally

45 G. 3. c. 87.

C. 121, 122.

Warehouse without Payment of Duty, or of another Act made in the Forty fifth Year of the Reign of His present Majesty, intituled An At to authorize the Lords Commissioners of His Majesty's Treasury to permit certain Articles to be warehoused in different Ports in Great Britain upon giving Security for the Payment of Duties upon the Articles therein mentioned, and which shall be so lost by such accidental Staving: Provided always nevertheless, that no such Allowance or Repayment shall be made, nor any such Duty be remitted, nor any fuch Bond or any Part thereof be cancelled or vacated, unless Proof shall be made to the Satisfaction of the faid respective Commissioners, that such Spirits, Wine or other Liquors were lost by such accidental Staving, and not from any Want of due Care or Precaution on the Part of the Importer, Owner, Proprietor or Confignee thereof, or his, her or their Agent: Provided also, that every such Bond shall be and remain in full Force and Effect as to all the Spirits, Wine or other Liquors to which the same shall relate, and which shall not be so proved to have been lost by such accidental Staving, and for or in respect whereof the Duties of Excise shall not be so remitted; any Law, Usage or Custom to the contrary notwithstanding.

Proviso.

Provilo.

# CAP. CXXII.

An A& to alter the Mode of declaring the Value of Goods imported into or exported from Great Britain.

[23d July 1814.]

A.D. 1814.

[] HEREAS by an Act passed in the Forty ninth Year of the 49 G. 3. c. 98. Reign of His present Majesty, intituled An All for repealing the several Duties of Customs chargeable in Great Britain, and for granting other Duties in lieu thereof, it is, amongst other things, enacted, that where by the Schedule and Table thereunto annexed § 26, 27. • the Duties of Customs by that Act imposed upon Goods, Wares and Merchandize, imported into and exported from Great Britain, 4 are charged not according to the Weight, Tale, Gauge or Measure, but according to the Value thereof, such Value shall be ascerf tained (except in certain cases therein mentioned) by the Decla-\* ration of the Importer or Exporter, as the case may be, or his 4 known Agent or Factor, in the Manner and Form, and under all 4 the Rules, Regulations and Restrictions, and subject to the same

27 G. 3. c. 13.

• Value of Goods, Wares and Merchandize, by an A& passed in the · Twenty seventh Year of the Reign of His present Majesty, intitules An All for repealing the several Duties of Customs and Excise, and for granting other Duties in lieu thereof; and for applying the Said Duties, together with the other Duties composing the Public Revens for permitting the Importation of certain Goods, Wares and Mer

• Forfeitures and Penalties as are prescribed, directed and imposed for ascertaining and collecting the Duties to be paid according to the

· chandine, the Produce and Manufacture of the European Dominion of the French King, into this Kingdom; and for applying certai 4 unclaimed Monies remaining in the Exchequer, for the Paymen

of Annuities on Lives, to the Reduction of the National Debt ; b which last recited Act it is required, that the Importer or Ex oporter, as the case may be, or his known Agent or Factor, sha

4 make a Declaration of the Value of fuch Goods, Wares and · Merchandize on the Warrant of the Entry thereof, to be subscribe

\$ 17.19.

' with the Hand of the Importer, Exporter or Proprietor, as the case may be, or his known Agent or Factor, in the Presence of 'Two of the principal Officers of the Customs of which the • Collector is to be one, who are to certify the same under their ' Hands; and by several subsequent Acts of Parliament the Value of Goods, Wares and Merchandize imported into and exported from Great Britain is also directed to be ascertained in the manner • provided by the said Act of the Twenty seventh Year of the Reign of His present Majesty: And Whereas great Inconvenience and 4 Delay have been experienced by requiring the Declaration to be • made in the Presence of and to be attested by the principal Officers 6 of the Customs:' For Remedy whereof, be it enacted by The King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That so so much of any much of any Act or Acts of Parliament as requires the Importer or Exporter, or his known Agent or Factor, to declare the Value of Value of Goods any Goods, Wares or Merchandize, imported into or exported from to be made in Great Britain in the Presence of the principal Officers of the Customs, Presence of and as directs such Officers to certify the same under their Hands, principal Officers shall be and the same is hereby repealed; and, from and after the passing of this Act, where the Value of any Goods, Wares or Merchandize, subject to the Payment of any Duty of Customs on the Importation into or Exportation from Great Britain is required to be ment of Duty ascertained by the Declaration of the Importer or Exporter, or his known Agent or Factor, the same shall be specified and expressed in Words at Length upon the Warrant or Bill of Entry, and be attested by attested by the Signature of the Importer or Exporter of such Importer or Ex-Goods, Wares and Merchandize, or by his known Agent or Factor, porter, &c. as the case may be, and the Value so specified and expressed in the Warrant or Bill of Entry shall to all Intents and Purposes whatever be of the same Force and Effect; and such Importer or Exporter, or his known Agent or Factor, shall be in every respect bound thereby, as fully and effectually, to all Intents and Purposes, as if the same had been as heretofore ascertained by the Declaration of fuch Importer or Exporter, or his known Agent or Factor, before the principal Officer of the Customs in the manner required by the Laws in force on and immediately before the passing of this Act; and in case the Value of the Goods, Wares or Merchandize so attested or declared on any such Entry shall be less than the true and real Value thereof at the Port of Importation or Exportation, as the case may be, the Goods, Wares or Merchandize may be dealt with, and the proper Officers of the Customs shall proceed in every respect in the manner prescribed in such cases by the said recited Acts of the Twenty seventh and Forty ninth Years of the Reign of His present Majesty; Provided that nothing herein contained shall be construed to Proviso for repeal or in any way alter the Rules, Regulations, Restrictions, 49 G. 3. c. 98. Penalties and Forseitures contained in the said recited Act of the \$27. &c. Forty ninth Year of His Majesty's Reign regarding Goods, Wares and Merchandize subject to Duty on Exportation, of which the real Value cannot be ascertained at the time of Entry, but the fame, as well in regard to the Declaration before the principal Officers as in all other respects, shall remain in full Force and Effect. 'II. And

Act as requires Declaration of of Cultoms repealed. Value of Goods Subject to Payspecified on Warrant or Bill of Entry